# BENGAL ALMAN.

FOR THE YHAR

1838.

WITH

#### A Companion and Appendix

CONTAINING

LESTIAL AND TERRESIRIAL PHENOMENA; CHRONOLOGICAL INFORMATION;

EXTRACTS FROM ACTS OF PACLIAMENT RELATING TO INDIA;

ACTS CEST THE SUPREM'S GOVERNMENT OF INDIA;

CIVIL, MILITARY AND COMMERCIAL REGULATIONS;

REGULATIONS OF PUBLIC INSTITUTIONS;

COMPILED AND ARRANGED

&c. &c.

BY

#### SAWUEL SMITH AND CO.

#### Calcutta:

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NO. 1, HARR-STREET, TAN

# BENGAL ALMANAC.

#### JANUARY XXXI DAYS.

#### 484

- 1 Monday, ... Cruevictor, Union of Ireland with Gt. Britain, 180
  - 3 Wednesday, Cherry berg 3 C. 107.
  - 4 Thursday . . Marhaltes The receiving large sums of money.
  - 5 Friday, .... Charlie of Burney killed at Nancy, 1477.
  - 6 Saturday, .. EPIPHANE. Pondiherry taken, 1761.
  - 7 G. ... . Supreme Court, Term Commences.
  - 8 Monday. .. Galileo died. 1642.
  - 9 Tasiday, ... Marquis of Hastings resigns the Govt. 1823.
- 10 . Wednesday, Cape of Good Hope Captured, 1806.
- 11 Thursday, .. A Firman granted to the English by the Mogul, 1612.
- 12 Friday, .... Lavater died, 1801.
- 13 Saturday, .. HILARY.
- "14, G. . . . . . . . . Halley died, 1742.
- 15 Monday, . . . Duke of Gloucester born, 1776.
- 16 Tuesday, ... Battle of Corunna, 1809.
- 17 Wednesday, Franklin born, 1706.
- 18 Thursday, .. Capture of Bhurtpore, 1826.
- 19 Friday, .... Capture of Ciudad Roderigo, 1826.
- 20 Saturday, .. Australia colonised, 1788.
- 21 G. ... Lewis XVI. guill. 1793.
- 22 Monday,. .. Lord Byron born, 1783.
- 23 Tuesday, .. William Pitt died, 1806.
- 24 Wednesday, Frederic the Great born, 1712.
- 25 Thursday, .. Shah Allum defeated at Patna, 1761.
- 26 Friday ... .. Death of Mir Jaffier at Calcutta, 1765.
- 27 Saturday, .. Duke of Susser born, 1773.
- 28 G. ... Peter the Great Assassinated, 1725.
- 29 Monday .. George the Third died, 1820.
- 30 Tuesday, . . . Martyrdom of King Charles the Ist, 1649.
- 31 Wednesday, A serious mutiny amongst the English Troops at Vellers.

#### JANUARY XXXI DAYS.

•				
PHASES OF THE MOON.		Þ.	H, M.	
First Quarter,		3	0 36, 4	Afternoon.
O Full Moon,		11	1 13, 4	Morning.
Last Quarter,		. 19	6 28, 4	Morning.
New Moon,	<u>.</u> . <i></i>	. 26	7 44, 9	Morning:
On the 15th $\gamma L \ll \alpha - 0$	n the 26th A A	a (	In the 29t	HO A H

On the 15th U. of ( - On the 26th of of ( - On the 29th Q of the Venus, Evening Star. - Jupiter Night Star. - Mars Evening Star. 29th Venus, at Createst Brillagey.

D Apogee 15d. 4h. Morning, Parallux 54

D Periges 27d. 8h. Merning, Parallas 61"

About the time of New Moon, there will be Strong Night Bores.

												_							_
ENGL	.1811.		sun.						М	MOON.			BION WATER.				HINDOO.		
Day of Month.	Day of Week.	Rises.	Rises. On Meridian.			See			On Meridian.		Age			Morning.		Leguting.	Day of Mot 3h.	Months	
2 ft 3 W 4 ft 5 Fr 6 Sa 7 8 M 9 ft	on. ies. cd. inr. i. t. G., es. ed.	4. m. 6 41 42 43 43 • 45 44 44 44 44	h. 12	m3445566677	s. 44 12 40 8 35 1 28 53 19 43	h. 5	25 25 26 26 27 28 28 29 30	h. 4 5 6 6 7 8 9	enin m. 33 20 7 54 42 32 25 20 16 crnin	7 3 1 3 9 8	d. 4 5 6 7 8 9 10 11 12 13		10 12 12 12	71. 35. 25. 20. 30. 50. 40. 30. 15.	h. 6 6 7 8 10 11 12 1 2	m. 50 45 50 10 35 10 50 30	19 20 21 22 23 24 25 26 27 28	POUS 1244.	
12 Fr 13 Sa 14 M 15 M 16 Tr 17 W 18 Th 19 Fr 20 Sa 21 M 22 M 22 W 25 Th 26 Fr 27 Sa	t. C. Con. ced. ced. ced. ced. ced. ced. ced. ced	45 45 45 45 45 44 44 44 43 43 43 43 44 44 44 43 43 43		8 8 8 9 9 9 10 10 11 11 12 12 12 13 13 13 13	7 31 54 16 38 59 19 39 58 16 33 50 6 21 25 35 49 21 25 35		31 32 33 34 35 36 37 38 39 40 41 42 43 44 44 45	12 1 1 2 3 3 4 4 5 5 6 7 8 9 10 1 1 2 3 4 4 4	9 0 47 31 12 <b>53</b> 30 9 50 34 23 17 17	7475607999599	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 1 2 3 4	71	2334455678911-121 233456	50 955 50 50 50 50 50 50 50 50 50 50 50 50 5	33445566780111212	0 400 10 35 55 10 55 45 55 45 20 20 20 10 55 40 26	29 30 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MAUGH 1244.	

# MARCH XXXI DA YS.

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Avenurative Days.
Thirday Supreme Court Term Commerces.
a districtar
G IST SUNDAY IN LENT.
5 Monday, Buttle of Barosse, 1811.
6 Tuesday, Peace of Seringapatam, 1792.
7 Wednesday,
8 Thursday,
9 Friday Ilizzw ussussmated, 1566.
10 Baturday,
11 G, 2ND SUNDAY IN LENT.
12 Monday, Dr. Gregory died, 1808.
13 Tuesday, [dernagore, 1757.
14, Wednesday, Alm. Byng shot, 1757. English take possession of Chan-
15 Thursday, Julius Casar assessinated B. C. 44.
16 Friday,
17: Saturday, Sr. PATRICK.
18 G 3rd Sunday in Lent. Sterne died, 1768.
19 Monday,
20 Tuesday,
21 Wednesday, Battle of Alexandria, 1801.
22 Thursday,
Friday Kotzebus assassinated, 1819.
24 Saturday, Capture of Chandernagore, 1757.
A Manunciation, Lady Day.
Datelley, Defeat of Tippoon 1799 .
28. Wednesday, Supreme Court, Sittings Commence.
29 Thursday,
30 Priday Capitulation of Paris, 1814.
31 Saturday Allied Sovereigns enter Paris, 1814.

# JUNE XXX, DAYS.

ÞI	LACTE OF THE MOON.	D. H. M.
	C Full Moon	8 10 44, 9 Morning.
0	Full Must Quarter	15 8 24; 0 Morning.
•	Lust Mani	
	B Wird Quarter	
	Sun Enters 95	22 4 13, 0 Morning.
	On the 18th O of a On	the 20th of of (-On the 27th 4 of
	Venus Morning Star Jul	piter Evening Star Mars Morning Star.
	D Apogee 1d	l. 6h. Morning, Parallaz 54°
	D Periges 14d	t. 7h. Evening, Parulluz 59'
	D Apogee 29d	l. O. Night. Parallaz 54'

ENGLISH.	sun.	MOON	,	WALER. DIGH	HINDOO
Day of Month.	Rises. On Meridian.	Sets. On Meridian.	Age.	Morning. Evening.	Day of Menth.
1 Fri. 28at. 3 G. 4 Mon. 5 I Wed. 7 Thur. 8 Fri. 9 Sat. 10 · G. 11 Mon. 12 I rues. 13 Wed. 11 Fri. 16 Sat. 17 G. 18 Mon. 19 Fues. 20 Wed. 21 Fri. 23 Sat. 24 G. 25 Mon. 26 Thur. 29 Fri. 30 Sat. 30 Sat. 30 Sat. 30 Sat.	17 17 57 22 6 17 57 31 17 57 40 17 57 50 17 58 00 16 58 10 16 58 21 16 58 32 16 58 54 16 59 30 17 59 18 16 59 30 17 59 55 17 2 0 8 17 0 21 17 0 34 17 0 47 17 1 0 3 17 1 1 3 18 1 26 18 1 39 18 1 52 18 2 5 19 2 18 19 2 2 30	39 7 40 4 39 8 19 9 40 9 16 3 10 35 7 40 11 30 0 41 Morning. 41 2 29 9 42 1 29 9 42 2 30 7 42 1 29 9 42 3 20 7 42 3 30 8 43 4 23 2 43 6 2 2 43 6 49 3 44 7 36 8 44 7 36 8 44 8 26 44 9 18 3 44 10 13 8 45 11 11 1 Evening. 45 12 0 7 45 12 0 7	13 1 14 1 15 1 16 1 17 18 19 2 20 2 22 22 23 24 1 25 36 26 88 27 88 28	12 30 12 37 12 50 1 4 11 1 25 1 4 11 25 1 4 15 1 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1	9421 LSIO

# JULY XXXI DAYS.



3	G3d SUNDAY AGTER TRINITY. Crichton Assass. 15.
	Monday,
3	Tuesday,
	Wednesday, . United States declaration of Independence, 1776.
	Thursday,
	Friday
	Saturday,
	G ATH SUNDAY AFTER TRINITY.
	Monday,
•	Tuesday,
•	Wednesday,.
	Thursday, Supreme Court, Sittings Commence.
3	Friday,
4	Saturday,
ď	G 5TH SUNDAY AFTER TRINIFY.
	Monday,
7	Tuesday,
	Wednesday,.
	Thursday,
	Friday,
	Saturday, Act passed for the Union of the two E. I. Companies, 1702.
	G
	Monday, EUnion of England & Scotland. Tuesday,
	Wednesday,.
,	Thursday,
	Friday, Supreme Court, Sessions Commence.
,	Saturday,
•	G. ATH. SUNDAY AFTER TRINITY. French Revolution, 1830.
	Monday - 🕻
	Tuesday

# MARCH XXXI DAYS.

* -;w <b>oto</b> m	_
HASS OF THE MOON.	D. H. M.
D First Quarter,	3 0 27, 9 Afternoon
O I uil Moon,	11 2 32, / Afternoon
I ust Quarter,	
New Moon,	26 3 37, 9 Muniag.
O Laters, Y	
On the 10th 4 of C-On the 23d Q	of (-On the 25th of of
Venus, Morning Star-Jupiter Nig	the Star Mars Invisible.
D Apagee 10d. 2h. After a	won, Parallax 54
D Perigee 25d. 7h. Morni	ng, Parallaz 61'

Abo	About the time of New Moon there will be Strong Night Bores.										
1 NG 11811.	NGI INII. SUN.				жоол	N.		ICH 1 LR.	HIN	D00.	
Day of Hmil.	Rives.	On Meridun.	Sets.	,	On Meridian.	Age.	Morning.	Erening.	Day of Month.	Months.	
1 1 2 km 4 6. Von. 6 lucs. 7 Wed. 8 lucs. 9 km. 9 km. 10 Sat. 11 G.	h.m 5 23 23 22 21 30 19 18 17 17	11 51 11 37 11 23 11 8 10 53	h. m 6 2 3 3 4 4 1 5 5	h. 4 5 6 7 8 8 9 10	ning. m. 22 5 6 16 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	5 2 2 7 2 8 2 9 2 10 2 2 11 2 2	h. m 5 20 5 4: 6 40 7 50 9 30 10 40 1 40 2 16 2 46	6 10 7 10 8 35 10 30 11 60 12 25 1 20 1 55	19 20 21 22 23 24 25 26 27 28 29	FALGOON 1244.	
12 Won. 13 Fues. 14 Wed. 15 I hur. 16 Fn. 17 Sat. 18 G. 19 Won. 21 I lecs. 22 Phur. 23 Fn. 24 Sat. 25 G. 20 Yon. 27 Fues. 28 Wod. 29 Fues. 30 Fn. 30 Fn.	13 12 12 11 10 10 10 98 87 66 44 32 15 58 58 58 58 58 58 58 58 58	8,40 8 22 8 4 7 46 7 28 7 10 6 52 6 33 6 15	1 12	12 1 1 2 3 4 4 5 6 7 8 9 10	29 3 7 7 7 29 6 13 2 2 53 5 50 6 51 6 42 34 8 10 10 8 16 8 16 8 16 8 16 8 16 8 16 8 16 8 16	1	2 453 103 4 31 4 31 5 5 6 6 6 8 5 2 2 1 1 2 2 2 4 4 4 5 2 2 4 4 4 5 2 2 4 4 4 5 2 2 4 4 4 5 2 2 4 4 4 5 2 2 4 4 4 5 2 2 4 4 4 4	3 20 3 45 3 45 5 4 56 5 5 35 6 7 40 9 6 0 9 6 0 30 1 20 5 1 55	5 6 7 8 9 10 11 12 13	CHOITRO 1244.	

#### APRIL XXX DAYS.

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1 G. ..... STR SUNDAY IN LENT.
  2 Monday, ... Danish Fleet Vefeated off Copenhagen, 1801.
  3 Tuesday, ...
  4 Wednesday ..
  5 Thursday, ..
  6 Friday, ....
  7 Saturday. .. Fort Badajos surrendered, 1812.
  8 G. PALM SUNIMY.
  9 Monday, ... Lord Bacon died, 1626.
 10 Tuesday. . .
 11 Wednesday, Abdication of Napoleon, 1814. [Court, Sessions Commence.
 12 Thursday, .. Bengal Army begin to embark for Rangoon, 224. Supreme
 13 Friday ..... Good Fuiday. The Roman Catholic Bill signed, 1829.
 14 Saturday. ...
 15. G. .... EASTER SUNDAY.
* 16. Monday, ...
 17 Tuesday, ...
 18 Wednesday,
 19 Thursday, ...
20 Friday ..... Spanish Fleet destroyed by Blake, 1657.
21 Saturday, ...
22 G. .....Low SUNDAY.
 23: Monday, ... St. George.
24 Tuesday, ...
25 Wednesday, .
26. Thursday, ...
27 Friday, .... Gibbon born, 1737.
28 Saturday, .. French Flost under Count de Lally arrives at Fort St.
29 G. .....
                                                       [David, 1758.
30 Monday, ...
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PHASES OF THE MOON.	D. H. M.	
D First Quarter,	2 3 26, 9	Morning.
O Full Moon,	10 7 59; 8	Morning.
Last Quarter,	.1. 17 9 23, 3	Night.
New Moon,		
On the 6th 4 of (-On the 21st F of	-	
Venus, Morning Star Jupiter Night S	itar.—Mars Morr	ing Star.

Parallax 54' D Apogee 6d. 11h. Night,

D Perigee 22d. 2h. Afternoon, Parallas 60' About New Moon there will be Day Bores.

													_					_
ENGL	GLISH. SUN.				жоом.				HIGH WATER.				HINDOO.					
Day of Morth.	Day of Week.	Rises.		On Meridian.		S.t.			On Meridian.		Age.		Monday	· 97.01.16.77	Promine.	- Summer	Day of Month.	Months.
2 MTW Tird 6 From 10 MTW WITH 13 From 11 WTF 13 From 15 MTW 19 From 15 MTW 19 From 22 MTW 27 From 25 MTW 27	ed. iur. i. cd. iur. ii.	h.m. 5 5 533 533 533 532 551 500 449 447 446 443 442 442 441 440 399 386 357 356 354 344 343 342 313 30	. 11	m.43333222211 10000 559558 588 577 577 577 577	5 6 48 30 2 154 44 27 10 54 34 22 7 53 8 3 10 5 6 6 43 1 19 7 5 6 45 32 6 18 8 19 7 5 6 45 32 6 18	h. 6	# 144 145 156 166 17 17 188 189 199 20 22 22 22 22 22 22 22 22 22 22 22 22	10 11 Mo 12 3 4 5 6 7 8 9 10 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	m. 5547 48 244 49 28 76 49 454 443 442 381 11 1 52 enting 463 42 40 370	470821536 .51272079018448	d. 5 6 6 7 8 9 10 11 12 13 14 15 6 17 18 19 22 1 22 22 24 25 26 27 28 4 5	8868888888 88888888888888 55555	22344578911-1212	2540 0 230 55 30 5 40 5 40 5 40 5 45 5 45 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6	2 3 3 4 5 6 7 8 11 12	2040   35140 00 410 430 50545 500 500 500 500 500 500 500 500	20 22 22 23 24 26 27 28 29 30 1 23 4 5 6 7 8 9 10 11 12 13 14 14 16 16 16 16 16 16 16 16 16 16 16 16 16	BOINTAUGH 1945,   CHOITTHO 1244

# MAY XXXI DAYS.

#### **→⊕**

1 Tuesday,
2 Wednesday,.
3 Thursday,
4 Friday, Tippoo killed, 1799.
5 Saturday,
6 G
7 Mouday,
8. Tuesday,
9 Wednesday, The Black Act, 1836.
10 Thursday, The Bengal Army anchor before Rangoon.
II Friday,
12 Saturday, 13 G
14 Monday,
15 Tuesday,
16. Wednesday,.
17 Thursday,
18 Friday, Napoleon declared Emperor of France, 1804.
19 Saturday, Anna Bolayn beheaded, 1536.
20 G Columbus died, 1506. RODATION SUNDAY.
21 Monday,
22 Tuesday,
23 Wednesday,.
24 Thursday, Ascension Day. Birth day of Queen Victoria, 1819.
25 Friday,
26 Saturday,
27 G
28 Monday, Pitt born, 1759.
Tuesday, Restoration of King Charles II.
36 Wodnesday, General peace signed in Paris, 1814.
31 Thursday,

# MAY XXXI DAYS.

	•		<b>(-</b> -		
PHASES	OF THE MOON.	•	D. H.	м.	
D	First Quarter,		1 7	7 58, 2	Evening.
	Full Moon				
٠٠ سا	Last Quarter,		17 3و.	35, 3	Morning.
2	New Moon,		23 10	16,.4	Night.
	First Quarter,				
On the	4th & 31st 4 o C	-On the 20th	2 d (-	On the	22ාල්ට්ර් €
Ver	us Morning Star.—	Jupiter Nigh	t Star.—Ma	rs Mori	ing Star.
	Apogee 4	ld. 1h. After	noon, Paral	lax 54'	_

Periges 29d. 6h. Morning. Paralluz 60'
About New Moon, there will be Day Bores.

											3 -					
ENGLIS		sun.				Moon.				IIIGII WATER.			.	HINDOO.		
Day of Month.	Rises.	On Meridian.	,	Sate			On Meridian.		Age.			morning.	Provider	Leeming.	Day of Month.	Months.
1 Tues 2 Wed 3 Thu 4 Fri. 6 G. 7 Mon 10 Thu 11 Fri. 13 G. 14 Mon 15 Tues 16 Wed 17 Thu 18 Fri. 20 G. 22 Tues 23 Wed 24 Thu 25 Kri. 27 C. 28 Mon 29 Tues 23 Tues 27 C. 28 Mon 29 Tues 27 C. 28 Thu 27 C. 28 Mon 29 Tues 27 C. 28 Mon 29 Tues 27 C. 28 Mon 29 Tues 27 C. 28 Mon 29 Tues 27 C. 28 Mon 29 Tues 21 Tues 22 Tues 23 Wed 24 Thu 25 Kri. 27 C. 28 Mon 29 Tues 29 Tues 29 Tues 21 Tues 21 Tues 22 Tues 23 Wed 24 Thu 25 Kri. 26 Tues 27 C. 28 Mon 29 Tues 29 Tues 29 Tues 29 Tues 29 Tues 29 Tues 21 Tues 21 Tues 22 Tues 23 Wed 24 Thu 25 Kri. 26 Tues 27 Tues 28 Tues 29 Tues 20 Tues	1. 28	56 56 56 56 56 56 56 56 56 56 56 56 56 5	50 52 45 38 38 27 22 18 14 11 8 6 4 3 3 3 4 6 8 10 11 12 22 32 32 32 32 32 32 32 32 32 32 32 32	h. 6	#244 255 266 277 289 299 393 393 393 394 395 395 395 395 395 395 395 395 395 395	10 11 1 1 1 1 2 3 4 5 6 7 8 8 9 10 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	m. 19 4 46 26 544 244 753 38 38 38 33 26 64 41 32 72 25 223 19 11 541 22	664322547 . 5845443254619	d. 67 8 9 10 111 123 144 15 16 17 18 19 20 21 22 22 23 24 5 6 7	55555555555	A. 6890112111 233456890111211 22344567	40 10 45 20 30 55 20 45 25 25 25 25 30 30 30 30 30 30 30 30 30 30 30 30 30	101 121112 234557891 1211 22345667	m. 200 45 50 250 40 50 250 40 50 250 40 50 250 40 50 250 40 50 250 40 50 250 40 50 250 40 50 250 40 50 50 50 50 50 50 50 50 50 50 50 50 50	20 21 22 22 23 24 25 26 27 28 29 30 31 1 2 3 4 5 6 7 8 9 9 10 11 12 13 14 15 16 16 16 16 16 16 16 16 16 16 16 16 16	JQIST 1245. BOISHAUKH 1245.

#### MINE XXX DAYS:

#### 480

- 1 Friday, .... Howe's Victor, 1794.
- 2 Saturday. ..
- 3 G. ... .. WHIT SUNDAY.
- 4 Monday. ...
- 5 Tuesday, ... Duke of Cumberland (K. of Hanover) born, 1771.
- 6 Wednesday, . Bentham died, 1832.
- 7 Thursday, .. Reform Bill signed, 1832.
- 8 Friday. ... Edward the Black Prince died, 1375.
- 9 Saturday, ..
- 10 G. .. .... TRINITY SUNDAY.
- 11 Monday, ... Stockade at Hemmendie destroyed, 1824.
- 12 Tuesday, ...
- 13 Wednerday, . Battle of Cuddalore, 1783.
- 14 Thursday, . . Battle of Marengo 1800, of Friedland, 1807. Corpus Christe.
- 15 Friday, .... Supreme Court, Term Commences.
- 16 Saturday, ..
- 17 G. .. .... IST SUNDAY AFTER TRINITY.
- 18 Monday, ... Battle of Waterloo, 1815.
- 19 Tuesday, ... Magna Charta signed, 1215.
- 20 Wednesday, . Peace with France. King William IV. died 1837.
- 21 Thursday, .. Queen Victoria proclaimed, 1837.
- 22 Friday, ....
- 23 Saturday, .. Battle of Plassey, 1757.
- 24 G. ..... 2d Sunday afted Trinity. St. John Baptist.
- 25 Monday, ...
- 26 Tuesday, ... Accession of King Wm. IV.
- 27 Wednesday,.
- 28 Thursday, .. Capture of Buenos Ayres, 1806.
- 29 Friday, ....
- 30 Saturday, ...

#### JULY XXXI DAYS.

#### ---

PRASES OF THE MOON.	D. H. H.
O Full Moon,	7 8012, 1 Evening.
Last Quarter,	. 14 1. 13, 1 Afternoon.
New Moon,	. 21 8 15, 6 Eyening.
First Quarter,	. 29 11 48, 1 Night.
On the 18th Q of (-On the 19th of of	( - On the 25th 72 of C
Venus, Morning Star Jupiter Evening St	ar Mars Morning Star.
D Periges 11d. Oh. Morning,	Parallaz 60'
Apoges 26d. 7h. Evenius.	Parallas 54

Apogee 26d. 7h. Evening, Parallas 54 About Full Moon, Day Bores.

ENGLISM.	Sun.			MOON		EII WAT	GH FFR.	MIN	200.
Day of West.	Rises.	On Merid:3n.	// <b>3</b>	On Meridian.	450.	Morning.	Evening,	Day of Month.	Months.
C. Alon 3 l'ues. 4 Ved. 5 l'ues. 5 l'ues. 6 l'ri. 7 Sat. 8 G. Non. 10 l'ues. 11 '3 ed. 12 l'hur 13 l'ri. 14 Sat. 15 Wed. 17 l'ues. 18 Wed. 17 l'ues. 22 Mon. 26 l'hur. 26 l'hur. 28 Sat. 29 Mon. 6 l'hur. 28 Sat. 29 Mon.	### ### ### ### #### #################	3 53 4 4 14 4 14 4 14 4 52 5 8 6 6 6 8 8 6 9 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6 10 6	46 46 46 46 46 46 46 46 45 45 45 45 45 44 44	7 38 25 1 9 17 00 14 10 14 10 14 10 14 10 11 15 2 15 8 3 9 3 3 59 4 4 47 4 2 8 7 14 2 8 7 14 2 8 7 10 58 5 5 1 1 53 5 5	12 6 13 5 14 6 15 6 17 6 18 6 17 6 18 6 19 6 20 6 21 6 22 6 23 6 24 6 25 6 27 6 28 6 28 6 28 6 28 6 28 6 28 6 28 6 28	9 60 10 55 11 35 12 15 1 50 3 40 4 50 6 30 6 30 10 10 11 25 11 25	h. m. 8 5 5 10 30 11 25 12 400 1 25 4 30 4 5 15 6 7 0 9 30 10 45 11 2 2 5 1 4 4 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2 2 5 1 1 2	18 19 20 21 22 23 24 25 26 27 28 31 1 2 3 4 4 6 6 7	SHRABON 1945.

#### AUGUSTIXXXI DAYS.

#### 404

l Wednesday, '
2 Thursday,
& Friday,
4 Saturday,
б G,8ти Sunday артра Таінеру.
6 Monday,
7 Tuesday, .,
8 Wednesday,.
9 Thursday,
10 Friday
11 Saturday, .
12 G9rii Sunday after Trinity,
13 Monday, Birth of Queen Adelaide, 1793.
14 Tuesday,
15 Wednesday,
16 7 hursday,
17 Friday,
18 Saturday,
19 G 10th Sunday after Trimity.
20 Menday,
21 Tecelay,
92 Wednesday,
Thursday,
Friday,
Saturday,
G I ITH SUNDAY AFFER TRIVITY.
B Tuesday,
29 Wadnesday.
30 Thursday,
21 Faidage
as address as a

# AVOURT XXDI BAYS.

PRASES OF THE MOON.		D. H. M.	
O Full Moon,		6 4 18, 2	Morning.
( Last Quarter,	No.	12 7 21. 6	Evening.
New Moon,		20 10 19, 7.	Morning.
First Quarter,	» ·	28 2 48, 1	Afringon.
On the 16th of of ( - 0	n the 17th Q d	( -() a the 2	u I d C.
Venus, Morning Stur, - J.	upiter, Ecening Sta	r.—Mars Mod	ning Star.
	7d. 94. Night, 1		
D Apogee 2	3d. Sh. Morhing, l	Pårattu <b>z 54</b>	٠, ﴿
About	Full Moon Day B	ores.	

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ENGLISH		. BUN.		#003	, l.		BH Ter.	нимоос		
Day of Menth.	lite.	On Meridian.	Sels.	Oa Meridian.	Age.	Norming.	Lvening.	Day of Month.	dauths.	
1 Wed. 2 Four 1 Fri. 4 S.t. 5 G. 6 Mon. 7 Fues. 8 Wed. 9 Four 10 Fri. 11 Set. 12 G. 14 Fues. 15 Wed. 17 Fri. 18 Sat. 19 G. 2. 19	33 34 34 34 34 35 35 36 36 36 37 37 37 38 38	5 54 5 49 5 44 5 08 5 32	38 38 34 37 37 36	h. m. 7 59 6 8 57 5 1 4 1 57 8 8 1 1 2 57 8 1 1 2 57 8 1 2 4 1 2 3 3 3 4 1 9 7 6 5 6 6 5 4 4 5 6 6 6 5 6 6 6 5 6 6 6 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 5 6 6 6 7 8 6 6 6 7 8 6 6 6 7 8 6 6 6 7 8 6 6 6 6	d	# 1.20 kg 6 40 0 35 4 5 50 22 1 2 2 5 6 7 9 5 5 6 10 10	# 40 0 315 0 0 315 0 0 315 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	13 2 3 4 4 3 4 4 3 3 3 3 3 3 4 4 4 4 4 4	करी अरेग्सिकारी	
20 Vion. 21 l'ues. 22 Wed. 23 l'har. 24 ri. 25 sat. 26 G. 27 don. 28 l'u s. 29 Ned. 30 l'hur. 81 Fri.	40 40	3 17 3 3 2 48 2 23 2 18 2 2 1 46 1 30 1 30 0 5; 0 37 0 19	27 25 24 23 22 21 20 19 19 18	Emming. 12 11 5 12 52 0 2 11 3 2 49 0 3 28 8 4 11 3 4 57 1 5 47 5 7 41 5	29 0 6 2 6 3 6 6 6 7 8 6 7 8 6 10 6	- 1	1 40 2 10 2 35 3 0 3 25 3 51 4 30 5 10	5 67 8 9 10 H 12 11 H 14	жет ийстуна	

#### SEPTEMBER XXX DAYS.



#### Remarkable Days.

1 Saturday, ... 2 G. ... . 12th Sunday after Trinity. London burnt, 1666. 3 Monday, ... Cromwell died, 1658. 4 Tuesday, ... Fort of Allyghur taken, 1803. 5 Wednesday .. Bombardment of Copenhagen, 1807. 6 Thursday ... 7 Friday, .... 8 Saturday, .. 9 G. .... 13TH SUNDAY AFTER TRINITY. 10 Monday, ... 11 Tuesday ... Buttle of Delhi. 12 Wednesday... 13 Thursday, .. General Wolfe at Quebeck. 1759. 14 Friday, .... Moscow burnt, 1812. 15 Saturday, .. The Press made free by las in India, 1835. 16 G. .... .. 14TH SUNDAY AFTER TRINITY. 17 Monday, ... is Tuesday, ... 19 Wednesday,. 20 Thursday, ... 21 Friday. .... 22 Sqturday, .. Charles the V. died, 1558. 33 G. .... 18th Sunday after Tribity. Buttle of Anne. 1803 24 Monday, ... 25 Tuesday .... 26 Wednesday, 27 Thursday, . Battle of Busace. 28 Friday 29 Sampling . Michaelman Day. . 16en August arren Tumer.

# SPPREMARINATION DAYS.

#### -is 0004-

PRASED OF THE MOON.	D. H. 16.	
Full Moon,	. 4 0 10 6	Afternoon.
Last Quarter,		
New Moon,		
First Quarter,		
⊙ Sun Enters, △	23 6 21, 0	Evening.
On the 14th of of On the 16th Q of	<b>←</b> On the 19	th 4 d. C.
Venus, Morning Star Jupiter, Invisit	le - Vars Mor	ning Star. 🗗
Perigee 5d. 10h. Night,	Parallex 61	
D Apogee 19d. 4h. Afternoo	m, Parallar 54	
About Full Moon there will		

								-	
<b>~</b> Reglish,		SUN.	_	MOON	7.	HI WAT	OH LR.	HIN	B00.
Day of Month.	Kises	On Meridian.	Sets.	On Meridian.	450.	Morning.	Evening.	Day of Mouth.	Mouths
1 Sat. 2 G. 3 Mon. 4 Tues. 5 Wed. 6 Thur. 7 Fri. 8 Sat. 9 G. 10 Mon. 11 Tues. 12 Wed. 13 Thur. 14 Fri. 15 Sat. 6 G. 17 Mon. 18 1 wes. 20 I hur. 21 Fri. 22 Sat. 24 Mon. 25 Tues. 26 Wed. 27 I hur. 29 Sat. 39 G.	7 44 44 45 45 45 45 46 46 46 47 47 47 48 48 48 49 50 50 50 50 50 50 50 50 50 50 50 50 50	## ## ## ## ## ## ## ## ## ## ## ## ##	5. 11 11 11 11 11 11 11 11 11 11 11 11 11	Evening. h. m. 9 42 & 10 40 7 11	20 f 21 6 22 6 23 f 24 f 25 f 26 f 27 f 28 f	22 25 20 00 10 20 20 20 20 20 20 20 20 20 20 20 20 20	1 30 1 30 1 40 2 37 2 166 3 25 4 70	7890 1234450728935-23 人名西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西	Abely bes. 1 . BHADOR 1946.

#### OCTOBER XXXI DAYS



#### Remarkable Days.

1 Monday ... 2 Tuesday. ... 3 Wednesday ... 4 Thursday, .. Latte takes Arcot, 1758. 5 Friday, .... Land Cornwallis d. on a visit to the Upper Provinces, 1805. 6 Sa urday. ... 7 G. .... 17TH SUNDAY AFTER TRENSET. · 8 Monday, ... 9 Tue-day .... 10 Wednesday .. Il Thursday, .. 12 Friday, .... 13 Saturday, .. 14 G. .... .. 18PH SUNDAY APPER TRINITY. 15 Monday .... 16 Tuesday, ... The Gov. Gent. takes the field against the Pinderies, 1817. 17 Wednesday .. 18 Taursday ... 19 Feiday, .... 20 Saturday. .. 21 G. .... .. 19TH SUNDAY APTER TRINITY. 22 Monday, ... Supreme Court, Term Commences. 23 Tuesday, ... 24 Wednesday,, 25 Thursday ... 26° F. jily. .... 27 Balufilan .. 18 G. ... 2Dru Sunday apres Trinity. 19 Monday, .... O Tuesday 1 Wednesday.

#### DECEMBER XXXI-DAYS.



#### Remarkable Days.

1 Saturday, .. Burmese defented near Prome, 1825. 2 G. ... .. 1st Sunday in Advent. Napoleon Crowned, 1804. 3 Monday, ... Sessions ('ommence. 4 Tuesday, ... Abolition of Suttee, 1829. 5 Wednesday ... 6 Thursday. . . 7 Friday, .... New assassinated, 1815. Buttle of Rangeon, 1824. 8 Saturday, ... 9 G. ... . Mauritius taken, 1810. British march for Ava. 18260. 10 Monday, ... 11 Tuesday, ... 12 Wednesday, Lally commences the Seige of Madras, 1758. 13 Thursday. . . 14 Friday, .... 15 Saturday ... .. Burmese defeated at Kolcen. 16 G. .. .... St. Helena granted to Last India Company. 17 Monday, ... 18 Tuesday, ... 19 Wednesday ... 20 Thursday, .. English fleet arrive in the Ganges, 1756. 21 Friday, ... St. Thomas. 22 Saturday .... 23 G. .... 24 Monday, . . . Peace between England and the United States, 1814. £ 25 Tuesday, ... Christmas Day. Newton born, 1642. 26 Wednesday .. 27 Thursday, . . St. John Garrison of Bombay declare themselves indepen-28 Friday, .... [dent of Company. 29 Saturday ... Lord Stafford behended, 1680. 30 G. ..... [in 1600.

31 Monday, . . . Silvester 1st Charter to East India granted for 15 years,

#### NOVEMBER XXX DAYS.

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	_ · · · ·		
	OF THE MOON.	D. H. M.	
	Full Moon,		
(	Lust Quarter,	9 8 42, 1 Mornis	ng.
	New Moon,	17 1 55, 4 Afterno	oon.
D	First Quarter,	25 0 25, 7 Mornii	ıg.
On t	the 10th of of C-On the 13th 4 of	<b>(</b> −On the 16th ? of	•
Venus,	, Morning Star,—Jupiter Morning	Star,—Mars Morning	Star.
	D Periger 1d. 2h. Morning,	, Parallax 61'	
	D Apogee 13d. 4h. Morning,	, Parallax 54°	
	D Perigec 29d. 5h. Morning,	, Parallax 60'	
	About Full Moon there will	þe Night Bores.	

	12000 I Marie																
EN	been.	•	1	sun.				MO	ON	•			III WA'			HIN:	D00.
Day of Month.	Day of Week.	Rises.		On Meridian	Č			On Meridian.		Age.		Morning	9	Tanania a	treming.	Day of Month.	Months.
3 4 5 6 7 8 9 10 11 12 13 14 15	Thur. Fri. Sat. G Mon. Tucs. Yed. Thur. Fri. Sat. Wed. Thur. Fri. Sat.	h. n. 6 6 7 7. 8 9 10 10 11 12 13 14 15 16 17 17		71. 8. 443 443 443 443 453 50443 544 1744 1744 1744 1744 1744 1744 1744	2	21 21 20 20 19 19 18 17 16 15 14 13 13 13	h. 11 Mo 12 1 2 3 4 4 5 6 6 6 7 8 8 8 9 10 10	23 22 24 22 24 48 47 25 6 49 35 ening	7 5 8 9 5 7 0 4 6 7 7 1	13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	22 222222222222222		m. 35 40 15 45 25 25 25 25 25 25 35	h. 11 23445678910112211	** 05 350155435455554004505	17 18 19 20 21 22 23 24 25 26 27 28 29 30	I KARTICK 1245.
18 19 20 21 22 23 24 25 26 27 28	G.	18 18 18 19 19 20 21 22 22 23 24 25		45 18 45 31 45 45 45 59 46 31 46 31 47 43 47 43 48 24 48 46		13 13 13 13 13 12 12 12 12 12 12	12 1 2 3 4 5 6 7 8 9	ening 25 20 17 14 10 3 54 43 30 18 9	7.92 20 33 7.40 7.92 0.8	6 7 8 9	444444444444444444444444444444444444444	11	5 35 15 0 40 25 10 15 40 5 30	22 3 4 5 5 6 7 9 10 11 10 0	20 55 40 20 5 50 35 55 25 35 65 45	4 5 6 7 8 9 10 11 12 13 14 15 16	UGGRON 1245.

# DECEMBER XXXI DAYS.

	<del>(</del>
PHASES OF THE MOON.	р. н. м.
O Full Moon,	1 5 27, 8º Evening.
( Last Quarter,	9. 4 49, 8 Morning.
New Moon,	17 6 16, 3 Morning.
D First Quarter,	
O Full Moon,	
Sun Enters, VP	22 11 28, 0 Evening.
On the 9th of of C-On the 11th 4	d (-On the 17th Q d (
Venus, InvisibleJupiter, Morning	
D Apogee 11d. Oh. Mids	aight, Parallax 54'
D Perigee 26d. 8h. Mor	ning, Parullax 59'
Mr. L. D. ver Anna she Cout Pull	I Many much be as marked

Night Bores about the first Full Moon may be expected,									
efficial.		SUN.		MOOM	۱.	WAI		HINDOO.	
Day of Truth	Rises.	On Meridian.	Sets.	O.r Meridian.	4ge-	Morning.	Evening.	Day of Month.	Months.
1 Sat.	h.m. 6 26	h. m. s. 11 49 7	h. m. 5 13	h. m.	d. 13 4	h. m. 1 10	h. m. 1 35	17	
2 G. 3 Mon. 4 Pues. 5 Wed. 6 Phue. 7 Pri. 8 Sat. 9 G. 10 Hon. 11 Pars. 12 Wed. 13 Phue. 14 Fri. 15 Sat.	26 -27 28 29 29 30 31 32 33 33 34 34	52 25 52 52 53 19 53 49 • 54 15 54 44 • 55 13	13 13 13 13 14 14 14 14 15 15 16 16	2 6 5 3 3 7 3 55 4 4 42 3 4 42 5 6 44 1 7 22 6 8 43 8 9 28 7 10 18 7	18 4 19 4 20 4 21 4 22 4 23 4 24 4 25 4 26 4 27 4	2 50 3 35 4 15 4 50 5 40 6 15 7 5 8 5 9 15 10 25 11 30	12 30	20 21 22 23 24 25 26 27 28 29 30	UGGRON 1245.
17 Mon. 18 Fues. 19 Wed. 20 Thur. 21 Fri. 22 Sat. 24 Mon. 25 Tues. 26 Wed. 27 Phur. 28 Fri. 29 Sat. 30 Mon.	41 42 49	56 41 57 11 57 41 58 11 58 41 59 11 59 41 0 41 1 11	18 18 18 19 20 21 22 22 22 24 24 24 24 24 24 24 24 24 24	12 8 6 1 7 3 3 3 0 1 3 52 0 3 52 0 6 5 28 4 6 15 5 28 7 8 46 6 1 6 47 8 1 9 46 8 1 1 49 6	1 2 3 4 5 6 7 8 10 10 11 12 12 12	7111 55	6 . 6 6 50 7 50 9 (0 10 20	4 5 6 7 8 9 10 11 12 13 14	POUS 1245.

# Memoranda

FOR THE

CONCLUSION OF THE YEAR.

#### Calculations of the Almanac.

The times given in this Almanao are the civil or common reckoning of time, from Midnight to Midnight. The column of the Sun's Meridian passage is calculated to the mearest second of time for every day of the year, a watch ought to point exactly to the hour indicated for that day, when the sun dial marks twelve. There is no niced now to refer to a table of Equation of time, should however this Equation be required, it may be had as readily, it is the time beyond 124 or the time wanting to 12%, given in this column for each day of the year. The Moon will serve as well to set on compare a watch by the same Sim dial; let the skindow of the guomen fail on 12%, a watch ought to show at the same moment the time indicated in the column "Moon on Maridian" answering to the day the observation is made, which time is calculated to the pearest tenth of a minute; should the shadow fail on any other hour, as 3, 4 or 5, add to the time indicated in that same column, about 62 minutes for every hour after twelve, but should the dial show 64. 84 or 114. as many minutes must be deducted for every hour before 12.

When the symbol (P) denoting opposition, occurs, such as on the 10th of January, we are to understand that the Moon does not pass the Merdian of Calcuta, on that (civil) day. This is the case once in every Lunar month and arises from the circumstance of the Lunar day being longer than the mean Solar day. In the present instance the excess is 53, minutes 55 or the Lunar day is equal 24k.53m.55. The Moon passes the Merdian on the 9th in the Evening at 11k. 16m.1 viz 43m 9, before Midnight and does not return to the same Merdian until 2m.7 after Midnight of the following day, wind-time agreeably, to civil reckoning, is the 11th January, morning 12k.9m.7.

And because the Moon does not pass the Meridian in every civil day, but is wanting to do so, once at least in a givil month, and as one Moon's Meridian passage produces but two High Water tides, there are in every Lunar month not less than two High Water tides wanting; therefore on two days every mouth, falling some times on the morning sometimes on the evening, no time for High Water is given. The march of the tide-wave over the surface of the ocean is of immense rapidity, the crest of the wave travelling round the globe in every Lunar day.

In a place like Calcuita, so far removed from the Sea, the tides are strongly affected by the Monsoom, occasional winds, the freshes, and various lotal cruses, so that it will always remain an imperfectly solved problem to give the times of the High Water with accuracy; It will always, however, be found that for any period there will be but twice the Number of High Water tides, as the Moon passes the Meridian.

The calculations for this year, and the three preceding years for the times of High Water, have been made agreeably to La Place's Theory on Tides. From a comparison with the times of High Water actually observed and recorded in Books kept for that purpose by the late Mr. Kyd, it appears that the times aren in this column, were much nepret the truth than those siven before, differing generally in a few minutes only, whilst in former years the difference amounted frequently to 2 and even 3 hours.

It should be recollected that the time of High Water is not that when the ships in the river turn round, but that when the water is actually highest, which always huppens before the current is changing its direction.

True or apparent time is that deduced from an observation of the Sun on the Meridian, and this time-being a variable quantity, requires the addation or substruction of the equation of time to change it into mean solar time, as shown by a well regulated Clock, which is an uniform measure of time, the length of any portion of it, is equal to the average of all the applacent similar portions in one year.

The two columns of the Sun's rising and setting include the refraction, which causes the Sun to rise on the eastern horizon about two minutes earlier, and to set on the western, about two minutes later than he would rise or set were the eath not surrounded by an Atmosphere. Refraction is not exactly of the same duration throughout the whole year, its max. duration is when the sun rises or sets with the greatest obliquity to the horizon, as in December, and its Minimum, when he rises or sets perpendicularly to the horizon as in June and July.

At the head of each month, it will be seen whether Jupiter, Mars and Venna make their appearance in the Morning or Evening, and- on which days of the month these Planets will be in conjunction (of) with the Moon, or with each other, also on which days and whether at night or in the day, Bores may be expected or will be of certain occurrence. In general, they may be expected, sometimes for several days successively, at every Full and New Moon, but when the Moon's Paralliax is high, viz: when the Moon is about her Perigee, or nearest distance from the Earth, at the time of Full or New Moon, the Bores are of certain occurrence. The Moon's Parallax when she is in her Perigee and when in her Apogee is indicated at the head of each month.

#### ECLIPSES OF THE SUN AND MOON.

In the Year 1828 there will be two Eclipses of the Sun, and two of the Moun.
The only E. '. visible at Calcu ta will be that of the Moon on October 3d.
I. A total Delipse of the San, on the 26th March 18th. h. m.  Centraland total Eclipse at Noon; at
and the time
11. A partial Sclipse of the Moon, on the 10th April, 5. m.  Middle of Eclipse
III. A annular Eclipse of the Sun, on the 19th Soptember, h. m.
Central and anouter Colines, Middle of the Eclipse for the Earth generally
IV. A Partial Relipse of the Moon, on the 3d October, similar in Calcutta, (See
First Contact with Dark Shadow. Moon's Conternt E. 7 3, 6 Evening.  Middle of Eclipse
Last Contact with park Shadow Moon's Center at e. 10 5, 5 ditto
Magnitude of the Edipse (Moon's diameter = 1) 0,928, on the D's Southern Limb.
DAYS OF THE WEEK.
english. bengalee. mahonedan, SundavRubbeebar
MondayPeer
Tuesday
WednesdayBhood
ThursdayJummabrout
FridayJumha
Saturday Sunnychur

#### TERMS &c. IN THE SUPREME COURT, COMMENCE.

ABREAU COL. III AMERICANE COCKET, COMMENTOR.
TERMS. SITTINUS. SESSIONS.
January         7th         February         3d         February         18th           March         1st         March         28th         April         12th           June         15th         July         12th         July         27th           October         22th         November         18th         December         3d
N. BWhen any of the chove days fall on a Sunday, the Term, or Sessious commences on the following day.
EMBER® DAYS.
March
FIXED AND MOVEABLE FESTIVALS, ANNIVERSARIES, &c. &c.
Priphany
Name of K. Charles let 30) Diffrant of Ottoria
Continuous Sunday
Quinquagesima - Shrove Sunday 25] Pentecost Whit Sunday June 3
Ash Wednesday, 28 Trinity Sunday, 10 St. David Mar. 1 Corpus Christi, 14
Asia Vising Sanda Mar. 1 Corpus Christi 14 Quadrageanna—1st Sunday in Zeut, 4 Queen Victoria Proclaimed 21 Vising Sanday
St Patrick. 17 St John Baptist-Widson Day, 24
A Tade day 25' St Michael Michaelmandlay Sent 29.
Raina Sanday, April & Gunpowder Plot, Gunpowde
Good Friday
Low Sunday 15 1st Sunday in Advent Dec. 2 Low Sunday 22 , St. Thomas 21
St. George
replacion content,
HINDOO HOLIDAYS, 1938.
ENGLISH MONTHS DATS OF WEIK. NINE TIME. HINDOO MONTHS
January 30 & 31 Tuesday & Wed   Sree Punchoomee. 12 days Maugh (1244) 15 % 10
February . 22 & 23   Innesday & Friday Secho Ruttree   2 days Palgoon 12 & 13
March 11, 12 & 13 Sunday Mon. & Tuest Dole Jattra 3 days Do. 29, 30 & Cho. I
Ditto 24 Saturday Barronnee day Cantilo
April In & 11 Toursday & Wed Chueruck Powish 2 days Doto 29 & 30
Duchoharah day Joisty .(1245)t
Ditta 8 Friday Chaun Sittra I day Ditty 27
Ditto 24 Sunday Ruth Jattrd day Assaur 11
July 2 Wonday Wolfa Ruth 1 day Diffo 19
August Disunday
Ditto12 & 15 Therday
Dieto 24 in Oct. I Monday to Monday . Doorgah Ponjah S days Dieto 9 to 16
October 17 & 18 Wed & Thursday Kallecka Poopah 2 days Kartick 2 & 3
Ditto 20 Saturday Bhratesdete ah 1 day Ditto 5
Ditto 27 & 28 Saturday & Sunday Juggodinarreer boya 2 days Ditto 12 & 13
ROBLISH MONTHS
MAHOMEDAN HOLIDAYS, 1838.
January 28 Sunday Shawall Maug (1244) 16
February 25 Sunday Zel-kada Paigoon
January         28         Sunday         Shawall         Maug.         (1244)         16           February         25         Sunday         Zet-kada         Falgoon         15           March.         28         Wedneslay         Zet-harja         Choitro         15           Morrell         28         Wedneslay         Mohoreum         Busck. (1245)         15
April 25 Friday Suffer Joistv 13
June 24 Sunday Rubbee-ul-wul Assar 11
July 23 Monday Rubbee os saunce . Shrabone 9
August 22 Wednesday > Jummadee ul wul. Bhaddors 7
September. 21 Friday Junmade-saunce . Aussin
October 20 Saturday Kujun   Kujun   Kujun   5
March.   28   Wedneslay   Zel-harja   Choitro
The year 5599 of the lewish Era, commences on September 20, 1838.
The year page of the sewish lers, commences on aspection to the

The year 5599 of the Jewish Era, commences on September 20, 1838. The year 1254 of the Mahummedan Era commences on March 27, 1838. The Ramadán commences on December 19, 1838.

#### ECLIPTIC AND EQUINOCTIAL.

i i		
Apparent Obliquity of	the Ecliptic.	Equation of Equinoses
46 78 46, 79 45 56 Mean obliquity of	January Murch 2 Sepl De 2 De 1	1st In Longitude 4, 75 lat duto 3, 94 lat duto 1, 13 lat duto 4, 75 lat duto 4, 8 lat duto 4, 8 lat 4, 8
	/	
	SIGNS OF THE ZOL	DIAC
2nd Of Tutats  3rd II Gruini  5rd II Gruini  5rd II Gruini  5rd II Gruini  5rd II Gruini  6th IV VIRGO  7 THE PLANETS, AND  7 THE SUN  7 THE SUN  8 MORRI  9 VINIS.  1 THE MOON'S, OF SUN  9 THE MOON'S, OF SUN  1 THE MOON'S, OF SUN  1 THE MOON'S, OF SUN	(0+ 1) 0   7th   3th   1   3th   1   3th   3th   1   3th   3th	Suffrants   8   249   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270   270
The Descending No Conjunction, or Pla Quadrature, or Pla Opposition, or Plan each other.	nets situated in the same long nets situated in longitudes dif ets situated in opposits (long)	tering 3 Signs from each other, tudes, or discerned to Signs from
DESCRIPTION AND.	* Seconds of Arc.	m MINDLES OF TIME.
	4 Roman	Number 15

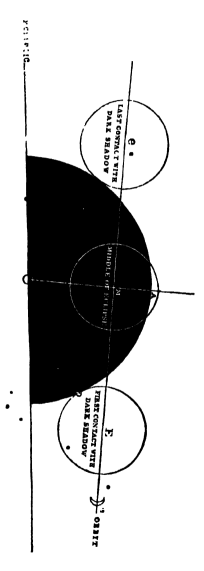
The Solar Cycle, or Cycle of the San, is a period of 28 years, in which all the varieties of the Dominical Letters will have happened, and the cwill reticully the same order as they did 28 years before. This Cycle common coally cars to fore the Birth of Christ-

The Laurer Cycle or Cycle of the Moon, concoonly rulic little Golden Number (and sometimes the Metonic Cycle, from Meton, on American, who invented it about 432 years before the Brith of Christ.) is a revolution of 19 years. In which time, the conjunctions, oppositions, and other aspects of the bonn, are within in hour and a half of being the same as they were on the same days of the months of veins before. The prime, or Gorden Number, is the Number of years clapsed in this Cycle. At the Birth. the Golden Number was 2.

The Roman Indiction, is a period of 15 years, used by the Romans for the times of taxing their provinces.-Three years of this Cycle had clapsed at the Birth of Christ.

The Julion period contains 7950 years, and mises by multiplying together 28, 19, and to being the Cycles of this our, Moon, and Indection. This was also contrived as a period for chronological matters, and, is assumed, as a correct and fived rule in calculations, by all she astronomers and chronological the Christian world. Its beginning is supposed to have commenced 710 years before the usual date of the correction of the world, or 1711 before the commencement of the Christian Era.

# PARTIAL ECLIPSE OF THE MOON ON THE 3D OCTOBER, 1838.



Inclination of the Moon's Orbit with Ecliptic ..... 5° 37' 50"

45' 33" 16' 43" 6 31' 50" 4. King William landed.—\* On the 3rd of November, says Burnet, who was in the fleet, we passed between Dover and Culsis, and before night, saw the lake of Wight. The next day, the 4th, being the day, on which the Prince was both born and married, he fancied if he could knot that day, it would look anyletons to the army, and animate the soldiers; but others, who considered the day following was Ganpowder Tream day, thought our landing that day anght have a good effect on the minds of the English nation. And Divine Provincines so ordered it, that after all hopes of our landing at Torbay were given up, and Russell bid me go to my propers for all was lost, the wind suddenly whited, and carried us into the desired haven. Here the Prince, Marshall Schomberg, and the foot soldiers, landed on November the 5th. The Allmanae is thus at valuance with the histories.

5 This day is commonly called Gunpowder Treason, and has been kept as an anniversary in commemoration of the great plot of 1505.

9 Lord Mayor's Day.—Our Almanacs style this, the "Lord Mayor's Day," in allusion to its being the period when the chief magistrate, elect of the city of London, annually enters upon his high and important office. Until the 9th of May, 1214, the office of chief magistrate of London was held for life.

11. St. Martin .- This anniversary is still one of the four Cross Quarter-Days.

#### DECEMBER.

- 3 Advent Sunday.—Advent in the Calendar properly significant approach of the Frast of the Naturus It includes four Sundays, the first of which is always the nearest Sunday to and Anarcw, whether before or after Advent was instituted by the Council of Tours, in the sixth tentury.
- 25 Caristinas Day Christinas Day is a festival of the Chirch, universally observed on the 26th December, in memory of the Nativity of our Saxoun; and it has been denominated Christiless, from the appellative, Christ, having been added to the name of Jesus, to express that he was the Messah, or the Anomard.
  26 88 Septime He was the thirt marter to the Christian faith. Lardner and Doddrides

26 M Mephen —H was the prist marter to the Chiatian faith. Lardner and Doddridge think his death was rather the effect of popular fury than the result of a legal sentence.
27. M John the Evangelist.—This festival is kept to commemorate the shaighter of the

27. St John the Errangelist.—This featival is kept to commensurate the slaughter of the Jewish children by Herod. This is also called Childrans-Day (from Child and Mass.) on account of the Masser and in the Romain Church for the souls of impocents.

#### IV .-- THE CELESTIAL PHENOMENA OF THE YEAR.

It is impossible for any one learned, or unlearned, to live through the year; or even through the muths, or the day, without noticing the influence which the changing positions of the heavenly bediev, have upon his 8 win comforts and upon the state of all titlues around him. This is the book of wonder, which, at the first dawning of reason, both individuals and nations, attempt to read, It is always open; no perception is so dail as not to be able to trace its greater lines; and, from the magnitude of these, and the wiserring certainty of their recurrence at their regular times, and the changes which they produce upon every thing that grows or lives, it is difficult to imagine the existence of a mind, so incurious as not to form to itself some theory of their nature and causes.

In a country like England, where the changes are so frequent, and the contrast so striking, the subject is constantly before every body, and, be it melly or on geomeon, in hall or in hut, the season, the day, and the weather, are among the very first topics of convention. If even, in the centre of a crowled city, where nature is, as it were, excluded, and ann and art rule supreme—Figure, aimed all the displays of manufacture, all the bustle and occurrences of society, and all the fiews of nations, the phenomens of the day and the year can claim the attention,—how much more must they do this, to the people who are scattered over the country, and spend most of their time in the open air? To all these, that volume, of which the Almanac is the index, is a daily book to man; and especially to those who have not had the advantages of education, it is the only book.

A subject, the appearance of which force themselves upon the notice of all, but of which the philosophy lies in the docties of science, must be the means either of great good or of great evil; for, upon any subject that interests the mind powerfully, if knowledge beanot planted, superstition is sure to spring up of its own accord. That he who knows nothing,may be made to believe any thing, is found to be a maxim of but too general truth; and upon no subject has its truth been more frequently verified than upon the one under consideration. In the early ages of the world, and before revelation had substituted a mural and intollectual system for an ideal and superstitions one, the phenomena of the year, and more especially the laminaries that are attendant upon, and produce these phenomena, were acknowledged and worshipped as gods—substituted in the place of Him whose instruments they are, and who implanted in their those preperties, and assigned them those motions, in consequence of which they produce their effects. In moulding them for this purpose, there is no doubt that the ortifal portion of accept employed all their cuming, in order to enslave the minds of the multivade, and enable hemselves to prosent for the properties of the very quanting which made use of it would have necessarily chosen that which answered its purpose better. So far, however, as research can be made into the early history of mankind, the sun, the moon, and such star as have any thing remarkable in their appea and, have been the first objects of adoration; and that adoration has always been the more marked.

proportion as the appearance of the luminaries have been the more varied. We find it much more in the Lupinduder and the lababitant of Greenland, who have their months of summer's day and winter's night, than we do in those tropical counties, where the day is always of nearly the same length, and where flooding ruin and burning drought are the chief phenomena that vary the year.

But the superatitious adoration of the celestial appearance is not confined to the early and barbarous state of notions. When this superatition was expelled from relievon, and the humaness were depilved of their godship, they did not at once lose the whole of their consequence; but held their place as the agents and erbiters of human destiny. Upon this atose, a system of superatition, which left not a thing in nature, a member of the human body, or at event of human life, upon which it did not lay hold. The individual bodies had each their special virtues, their good or their bad influence; these were modified by the grouping of the stars into constellations, and from the positious of the sun, moon, and planets among the se, there arose other companied influences, the time, that nothing could be done or undertaken without a previous consultation of stars, to find out whether it was their pressure that the issue should be prosperous; and the aspect of the s are at a man's birth was admitted to have fer them as much influence upon his success in life, as his talcuts, his education, and his conduct. Indeed, it had much more; for lift was not the pleusare of the saver,—and the reven ing of their was connutted entitlely to the astrologic—the man could not act, or be educated, or even hour. If one wished to know whether any substance would answer any purpose, he did not by it, he consulted through the incline of the astrologer, who always contrived, by his considerates, to be inconsumed on a many lost things as kert up the credit of the craft.

possession of as many lost things as kept up the credit of the crait.

By this most about a system of superstition, the reason and comm in sense of the people were rendered completely use less, and, which was far worse. the foundation of morality was completely taken away—because, if the success or the failure, the good or the bad of human actions, did not depend upon mea themselves, but upon an uncertaing deviny, to be read in the supect of the stars, there was an end of all virtue and attempting to do rightly; because, as the destiny was fixed, no effort on the part of the man could after it,—indeed, he could make no effort, unless that was also set down in the aspect of the heavens at his antityty.

When superstition had thus destroyed both the intellect and the morals of mankind, the absurdities into which it led them were cidiess, and as any subject, in order to be wondered at, requires only to be meanwhereheasible, the delusion became very general. Nor is it yet eradicated. Language contributes a little to this, even the well informed talk about "stars" and "destibles;" and those who have little information believe that these words have a hiteral signification. The disposition which all people have to prejuint the future, also tends to perpetuate this superstition. The proper key to the future is induction from the past; but the proper see of that, supposes labilist of observing and resoning, which cannot yet be recarded as general among the geople of any country; so, they who cannot attempte the future, by connecting it with the present and the past, still follow after the activation not only of astrologics—meon-and-star mon,—but fortune-telling impostors of all sorts, and the defusion is helped to be perpetuated by those publications in which the numeuse of astrology is still retailed to the public.

These circumstances render it necessary that the phenomena of the year should be explained in the most sample and philosophic manner,—that the real causes of those phenomena should be made pulpable to the most ordinary capacity; and that it should be plain to every one, that there is no mystery in the matter,—that the revolutions of the heavenly bodies produce the appearances of the seasons, and nothing more. The motives of these have, in fact, no more influence upon the conduct and the destinies of mankind than the motion of a rive towards the sea, or the fall of a stone to the ground, when it is not horne up by something that gas support its weight; and it would be just as rational to calculate the nativity of a man from of the motion of the Thannes towards the sea, as from the motion of the moon or the planets. Nay, the revolution of a coach-wheel upon the road has just as much to do with human destiny as the motion of the beavenly bodies; and when, in its revolution upon the dial, the mounts hand of a clock passes over the hour-hand, that has just as much influence upon the fate of nations or individuals as an onlow of the sun or the moon.

With the exception of the light and heat produced by the sun, and the light of the moon, and still fauter illumination of the stars, there is no reason to infer that the celestial bodies exert any inducince, Biber ban that of gravitation, upon the cant intelf; and as their influence is wholly of a physical nature, it can have no effect whatever upon the minds or conduct of men, any more than can be produced by the interest of a comfortable at the time, they have as influence—as the genial temperature of the day misses the spirits in the same way, and to the same extent that they are raised by a similar temperature of a common fire, or the light of the moon enables a man to find his way at night, just in the same way as he would find it by the same degree of hamp light; but beyond these physical effects, there is, and there can be, nothing. If the luminary is at the same distance, whines for the same length of time at the same height above the horizon, it matters not in what were of the same length of time at the same wens it may make its appearance, any more than it signifies whether the fire by which one is lighted. Is on the cost of the west of St. Paul s; and it would be just as philosophical to calculate the future destiny of a man from the house in which be happened to be born, as from the "house" in which he happened to be born, as from the "house" and the planets at the time of his birth. Indeed, it would be mach more so; for it intelligence and good sense happen to be lords of the accordance in the boose of the parent, they are very rational grounds for predicting the future

welfare of the child; and so, also, ignorance, dissipation, and vice in the parent are far more modignant aspects for the infant that has the misfortune to be born under them, than any configuration which either the stors, or my thing else out of the family can assum

There was a time when, not the people merely, but the titled and the learned, were thrown into the greatest consternation by an eclipse of the sun or moon, or the appearance of a comet or the autora barealis. And why? Because they are of comparatively rare occurrences and when mankind do not know the rational cause of anything, they always form to themselves as superstituous one. A candle is to the inmales of a room at hight what the sun is to the bihabitants of the earth during the day; it gives them light, and, other fame be large enough it gives them left, too, there he a mirror upon the wall, and the candle best polared as that the light reflected by the marror is thown into a room which the candle does not liminate, the introduction of the card of the family were to stand between another of the family and the candle, the candle-when diden, as the sun of the world is when the moon comes between it and the earth; and so, also, if any one placed binavel in such manner, as that his shadow fell upon the untrur, that surror—the temporary moon of those in the dark chamber—would be just as much echysed, as the moon of the world is when the earth comes between it had the sun, de views it of the light of that humary, and prevents it from reflecting that light to the carth. Well, is there may person in his senses that would say that because one of a family had one between another sind the candle, or between the candle and the looking glass that some directal calamity would beful the family, or that they would mentably large a bravit or a low suit with the folks at the next contract? and yet the consequences just inchnoned are precisely of the same nature with the eclipses of the sun and moon, and from their nearness they have much more effect on the inhabitants of the critique from the celestral ones can have upon the mid hitants of the candle. A temporary want of hight is the whole effect in high cases; and as that of the celestral eclipse is never so complete as in the case of the candle and the mirror, it as, exce

With regard, again, to a coincil it is much the same as if one were to coinc into the ruom with a burning touch or taper, and then go out again; an occurrence which could do no haim, unless the hence of the torch wise to run against somebody, or set first to the house. So also, if the comet he a solid substance, and if the light which it emits he of the burning kind, (for comets are so distant, and continue so short a time, touch we are unble to be ever un about their nature.) It might, if it came in contact with the earth, shotter it, as a cannon ball shatters a house, or burn it as a red hot shot or a shell does, but as long as we are out of its way, we are just as safe from harm, as we would be if we shood on a high cliff and saw rockets let off ten miles at sea. I rucket be off in Vauxhall Gardens has just as much influence on the fate of nations and individuals, as all the coungs that ever appeared; and if the stick of the rocket happened to fall upon any body, it would have a good deal more.

There was a time when the "Jack of the lantern"—inflammable air over a fen, a piece of rotten wood, or a putrid fish—both of which, in accretain sinte of rottenness, give out a gas which becomes luminous, was accounted as something a arming; but as every bungler in chemistry can now produce the same appearances whenever he pleases, they have ceased to be regarded with any degree of apprehension.

All these follies, with which people worled their time, disturbed their imaginations, and made themselves occas, resulted from the want of a little—a very hitte-solver and independent thinking. Left is must be similar to their causes; and every subject which is matter capanot after the agind in any other way than be affecting the body. The arsenic which lies hursed a mile under from 1, or that which is contained in the stores of the Apothecaries' Company, is just as deadly to its instair eas that which has, by accident, crune, or madness, got into the human stomach. But while it remains there it poisons nobody; and though, by continually alerming bingsif about it, a mon of weak much might, in time, bring binaself to believe that it would, and though this should injure his health, or even frighten him to death, the arsenic would be quite innocent of the matter. What would even the most ignorant mas we lying thins, if he were told, that if a pinch of gunpowder were to be stolen from the stores of the Grand Signior, brought to London, and burned according to the rules of art, it would instantly blow up all the magazines in Turkes? Well, there was a time when the belief of such an influence in powder was far more prevalent than that of the influence of the appearances of the year upon burnen if and fortune is now.

The sun, and moon, and the planets and stars, are morely messes of matter—insainate, and, of course, without any power of thinking and acting as wholes—though they may have different classes of growing and hype height upon them, in the the same way that the earth has; and it may be, that while we are frightening ourselves with the changing phases of the moon, the people on that luminary are in the same alarm at our planet. But bodies placed to great a distance from each other, as the planets and stars are, can have no indicate ourse each other, saving that of gravitation, and light and heat, which will, of course, changes with every change of position and distance. As, if the moon he far sorib in the sky, it will be forcer anp, a or above the horizon, to us in three northern latitudes; if it be ficar to the same, on the eastern side, it will share in the early party of he in high; if it is mear, so the western ade, it will shine in the latter part of the fifther, if it be further north, it will rise before the sun act, and set after the sun rises,—if so the further north, it will rise before the sun acts, and act after the sun rises,—if so the first party is a star or the sun acts, and act after the sun part of the sky will respect to east and went, as the sun, it will rise and set, at the same time with that luminary, and not be seen, unless the class is the same part of the

sky with regard to north and south; and in that case it will come, in whole or in part, between the earth and the sun. a conging as their places are exactly or only nearly the same, and occasion a total or a partial colipse of the sun. All the changes of the moon, with regard to shape and time of appearance, take place in every lunar month, from one new moon to another. All the variations of appearances, eclipses, and other phenome ha, recur in a period of about interteen.

years : and any of them may be foretold by one who has a knowledge of astronomy

There are some other particulars in the moon's appearance, upon which superstation is still apt to lay hold, and predict, if not something as to human life, at least something about the weather, which is a fertile subject for imposture. One of them is the position of the caups, or points, of the new moon when arist seen. These are always both at equal distance a from the sun, and, of course, their standing straight, or leaning backwards, or forwards, eep nots uone distance that the moon is north or south of the sun. Any one can see this by a very simple experiment. Take an angle, or any thing round, and hold it in your left hand between you and tho candle, only as far to the left as that the light will shine on a part of it, in the slane of a new moon. This moon may be much narrower or broader, according as you hold it nearer or farther from the line between you and the candle. If you hold it just as high as the candle, the line of the points will be upracht; if you move it higher the the candle, the line will lean backwards, more and more as it is raised, and if you move it down lower than the candle, the line will lean forward, more and more as it is raised, and if you move it down lower than the candle, the line will lean forward, more and more as it is lawered.

Two other peculiarities of the moon, that occasion a good deal of socculation among those who are ignorant of the causes, are, "the barrest moon," in September, and is the hunders moon," in March, the former of which, when near the full, rises for a vest inches or nearly tessue hour, and the latter, at the same age, is equally remarkable for the difference between the times of its rising. The moon moves nearly to the same datance from the same every day, but it moves in a path, the one half of which is much nearer the north that the other, and this is the one also with the apparent annual path of the sun; that humours appearing much nearer to the north in summer than in winter. Thus, when the moon is moving northward at the most rapid rate, it approaches to the horizon, and sets earlier. The full moon can be in the former position only in September or October, and in the latter in March or April, and thus the laterest and unter's moons are occasioned.

Such are the principal changes in the moon's appearance, they are all to be explained upon the simple facts of the motions of the moon and the earth; and, therefore, they neither have, more can have, any of those influences which superstition, the child of ignorance, ascribes to them.

The planets being all much more remote from the earth than the moon is, and having little difference in their appearances, saving what wrises from their own motions and that of the earth round the sum, have lattle about them that chains attention, as connected with the appearances of the year. Indicates upon the earth, upon the changes of the seasons, or upon say thing that in any way affects the comfort or the ordinary pursuits of maskind, they have unon whatever, and, therefore, the explanations of their appearances and notions may very properly be left to the study of astronomy.

Thus, the only thing that remains in order to complete this simple notice of the phenomena of the syear is some account of the annual appearances of the sum—that erand source of light, and life and enjoyment, to all the animal and vegetable tribes

In order that the whole may be clearly understood by those who have not much knowledge of recognishy and astronomy, it may not be improper to begin with the apparent revolution of the beaveus, every day, as arising from the real rotation of the earth. When a round body, such as an orange, or a billiard hall, is made to which round in the same piece spon the table, by apparing it, although there may be no mank upon it, one can easily perceive that there is one point in the middle of the upper part of it, cound which all the rest tunis, just as a wheel turns upon an axle, and if one could see it from below, there would be tound a similar point in the middle of the under part, round which the whole would be seen to turn. There they discovery points would be the poles of the ball or orange; and if we imagine a line drawn from the one; through the centre to the other, that line would be the axis of rotation. The enth run is round from west to east every iwenty-form hours, in the very sume manner; only, instead being supported upon any thus like the ball or the orange, it is kept in its place by the mutual altraction between it and the sun. It we make a little mark any where moon the ball, and magine ourselves to be hrims there, the candle which stands utill upon the table would appear to move in the contrary direction to that of the ball. If the caudle be held just as high ay the middle of the ball, the mark, wherever we place it, (say in the upper part, half way to the centre or pole;) will pass one half of its revolution through the light of the caudle, and the other half not. If (the mark being still in the same place;) if the ball is put lover down than the centre or ball, or (which will have just the same effect) if the ball is put lover down than the centre to ball, or the hall, or the hall when the candle, the mark will pass through the light of each rotation than it is not death; and if the candle be held further down than the centre of the ball is put lover down than the centre with ball will be a hear of t

THE TIDES. CIX

We have only to magine a level plane, or over flat surface, to pass through thelembre of the san; that the win spon which the earth turns round is always apright to that place; that and orbit, or path, which the earth moves in during the year, lies discharged if shows the plane, and the orther below; and that this orbit has an inclination, or make an angle of about twenty-three degrees and a half with the plane each way; then if we turner magice if a the north pole of the earth is uppermost, and that the earth, in moing round the orbit from west to east, pe forms as many colutions as there are days in a year, we shall have the wholemeans of explaning the changes of the seasons.

If we imagine that the point or which the earth is highest above the level plane passing through the centre of the sun, is immediately before us and nearest to us, then the point at which it meets the level plane, in descending, will be the one fathest to the tight of the sin; hat where the earth is fathest below the level plane will be the one at the createst instance, and tight before us, and that at which the earth meets the level plane in ascending toward us, will be the one must remote from the sun on our lett hand.

The first of these points will be the shortest day to those in the northern hemisphere; and for the quarter of a year from that to the second point, the day there, will always be less than twelve hours, and the night more

The second point will be the vernal equinox,—equal day and night in the spring, and in the quarter from themee to the find point, the days in the northern hemisphere will always be more than twelve hours, and the nights less

The third point will be the undstammer, or longest day, in the noethern hemsphere; and in the quarter from that to the tourth point, the day will be again more than twelve hours, and the night less.

The fourth point will be the autumned equinox,—equal day and might in autumn; and in the quarter from thence to the point at which we supposed the earth to set out, the day will be, as in the quarter first noticed, less than twelve though and the might more

It is evident, that on the half of the surface which is round the other, or south pole, the

appearances of the seasons will be quite reversed.

Thus, in the shoir of the half that lies show the level plane, the day will be shorter than the night. It will decrease during the first part of that half, and lengthen agon, at the same rate, during the scood. Also, in the whole half below the plane, the day will be longer than the night. It will lengthen during the first part, and therein at the same rate during the second.

On the earth, the motion which causes the tengthening and shortening of the day is not seen, excent by all the stars that are round the heavens coming to the south in succession at midnight, and the sun being to their north at rising and setting, and higher at mid-day when the day lengthens,—and the reverse when it shortens

The Implicating and shortening are not at the same rate at all times of the year. for it is not the absolute distance of the earth from the lever plane, but the change of distance between one day and another that makes the difference of their lengths. Now, if any one take two rings or hoops of any kind, and put the one across the centre of the other, a little obliquely, he will see that they recele from each other most rapidly at the two points where they cross, and that, mid way between these points, there is a considerable space where they are nearly at the same distance. Therefore, the days must length and shorten most rapidly at the equinoxes, and be for some little time of nearly equal lengths at and shorten and mid winters.

The different duration of the day, and the different height of the son, are the causes of those variations of natural heat which so beautifully diversity the year.

## V.—THE TIDES.

### 1. CAUSES AND GENERAL APPEARANCES.

Those swellings and subsidings of the waters of the ocean, by which a portion of the shore is already flowed and III dry, and to which we give the mane of tidest, are to the inhabitants of courst the most incertain, and to the ignorant the most inexplicable, of all the every day occurrences of nature. The appeal which Canate mast to the certain and irresistable flow of the sea, when he meant to rebute his flattering continers, is a proposal to the control of the sea, which he meant to rebute his flattering continers, is a proposal of the sea, which he meant to rebute his flattering continers, is a proposal of the sea, but of the same hours attention; and is nobody can notice the tides for any length of time without perceiving that, on the same days of the monoin he tween them and the moon could not fail to be traced. But as the cause of that connexion does not appear from the connexion itself, the uninformed have regarded it as part of that superstitions influence, which the celestial bodies have over the earth and its inflabitable.

<sup>\*</sup> The book which one is reading affords a very simple illustration of this Let it be opened as much or as little as one pleases, the edges of the leaves are every where at the same distance, while the ends are more and more distant the farther they are from the foining

<sup>†</sup> Professor Lestie, in the Notes to his Treatise on Heat, given an ingenious definition of the word \* Trie." Profit motion seem derived our ideas of time and space, which are often interchangeable terms. The German word zeig, denoting time, as at first crure-sive only of motion; but in Swedish it has passed into tid; the same with the Euglish tide. The primitive enes of tide may be gathered from its compound, nonducle, bettle, lungs, 4c.\*

Institut however, of there being any thing mysterious in the matter it is the must compleate and superious upon that universal law of gravitation in consequence of when a stone fulls to the ground or matter roun sown a slope.

The grant could be not be seen that the sown a slope.

grand it s tox indeany other piece. It cells is the quantity of mild a mild that peec, in linear k, as the square it is distinct, the distinct handle mild case of aphicinal bodies, from the entre the one to that at the other

thus or instance a weight of pounds at the sectace of the earth, which is about 4000 miles i stant from the centre grant the towards the cuth, tout is not ses upon that which supports it counterpores in equal verght in a haliner, or falls if it has no support. With a ferce t for a mands.

But if the same we ght were rused to a height of 1000 miles, or placed at twice the distime from the centre, it weight would be dim nished inversely is the square of the distance or would be to I pounds as the square of I to the square of I —that is it would be enclosive of what deep ris was one count. This decrease would not however be plated out by a on u.s. de beam ber met t.e. weighte in both a alea would be dim maked at the same rate and thus if they believe each of each of the varies of the varies of the varies and all the shifted at the same at any wight whites). It is however by measured by the fixthe of a spring. I run they dismand which like place in the action of resultation as the disfance better the

Train the distinction of an interspect or the action or accordance in the agency of the start in a fact of the start in large misses of matter such either such of some interpretation of the start in the mount the provided in the start in t point of the cether air reto which the min is directly over head will give it to two indeed the mointh min a quily mint placed 9 decrees from the former or stap mi where the mum is in the lan or But with ris refuned upon the surface of the entitly its weight or gravitation tower is fre mass t the earth and the perfect freedom with which water mixes, gravitation toward the mean of the sun acts in the opposite directs a to the weight and there greating wastever po to a that execution is increased shove the everyof the wealth must be dominated in the edge must resp there till the excess of height behave the loss of weight and in equilibrium 1 every elect established in those parts that are revered with water, and have a tree communicate a with each o ber,

low ricerry eles it body the a rection must be the some in kind but the sun in conse quence of its at these for after and the morn in course premer of its pearness to the coth, are the only cues of which the effects me part plate.

The whole great atom toward he sum is much greater than that toward the mone but the

me in distance of the same about 24 000 times the half from ter of the earth while treat of the ment distance of the same sent is the disturbing forces or to the whole gravitations inversely is the cubes of the members the exterior the projection there times we factors the distiniting force of the me with this the force by which the water becomes higher when the mean is over he all in the out the time a the tof the sun

It would be out expect here to insert the extentitions with tre long thou histople. But the result still immound unmiers is that the with were inferest by all earns depth of with a tribustly seef suid because it is promised to suits a tribustly seef suid because it the point when the suits directs over head and n tile of his set shere to me a so what is the water it such it the points would be his bristst feet in the cirof the sing and inserted in the case of their circhian at the cir connectures the inspliers of which they protessed rely the centers. The first that has no at the particle est to may of the home crossed where that humany

as above it to seen as each take up er take untille upp set one see held the units take The under ride is produced in the some momen is the upper expect that is the diminution, and

not the mercase of the none a tion which come it

to the earth were will the covered with water of the sun and moon were always of the same dust question it in fit the three bolies remained in the sun places without in tion the two nigh with not each luming with in in I the same joins and the lew witer of each would in the encumbers to disidual the two herospher's of which the points a cut the luminary and the most most in the from it were the centres, and is the rived in to viris the earth would the the same tives plant there would be no me us of discovering the difference of elevation. Not one of the se emenned mees holds, lowester and therefore the want of each of them gives a different moliniation so the tides

1. The real motion of the en th from west to cast every 21 hours causes the link and low water of the solur tide to perform a complete revolution from east to west in twents four

2. The same motions of the earth with the moon smotion round the earth from west to

east also, in about 294 days, causes a complete revolution of the lunar fides from east to west in one solard a and two hity nunths or m about 24 hours 1-1 minutes As the action of the luminers takes some time to lotus diveffect the high water at any

point does not take place till an hour retwo after the luming view been vertical.

When the sun and muon are on the same points of the compass or en apposite points, 3. which are some more necessary or the source of the south self or a straight line javanus through both their orders would provide the right line or order of the south their orders would provide their source of the south their orders will full on the same. note until printer a water, on the same circumference individual enterior those points and the low water, on the same circumference individual enterior notes water the light water will be the sum of the elevations and the low water the sum

in these cirs are many wind or the same of the evaluating at the water me sun at every men much the control of both upper and under this, at every full moon, by the controlled of the upper tide of each luminary with the under tide of the other, and that they oan happen at no other times

THE TIBES. CYL

The same cause which makes the high water of each luminary take place later than the time that that lummary is vertical, makes the highest spring tide to happen a little after the new or full moon

4. As tune is reckoned by the apparent motion of the sun, the soler high water always chappens at the same hour at the same place, but as the lunar high water, which is the greater, and gives a character to the whole, happens about 4% minutes later every day, it must separate eastward from the solar hi h water at that rate, and gradually become lower and lower till at the end of the first and third quarters of the moon, it tall on the same place with the low water of the solar tide. Then the elevation of the high water, and the depression of the low, will be both, only the difference of the solar and lugar tides, and the tides will be near

During the first and third quarters of the moon the tides will full of from the spring to the pran, and maring the second and fourth quarters they will grow hom the nean to the MARTINE

The obliquity of the carth's annual path round the sun causes the sun, in summer to appear over our latitudes mearly 47 degrees faither north than in winter; and the obliquity of the moon's monthly path may make the new moon should degrees more either north or south of the sun; and also vary the full moon to the same number of degrees from the point opposite to the sun. Those changes produce what may be called 160 sourced variations of tides. They take place thus .—

a About the equanoxes, in March and September, the sain is near the Equator, and the

moon, at the time of the spring tides cannot be many degrees from it : therefore, the tides are then highest and most uniform in both hemispheres, highest, of course at the Equator, where the points of high water of both luminaries are, and gr qualty dominishing toward the poles, where, if the earth were uniformly covered with water, there would be continual low water at those seasons

6. About mid summer, in the northern hemisphere, the sun is vertical about 22 degrees north of the Equator; and the new moon is, on the average the same, but the full moon is, on the average, as far on the south side of the Equator. Therefore, about and summer, the spring tides at new moon, will be highest in the northern hemisphere; and those at full in on in the southern

 About and winter, the circumstances mentioned in the last article will be reversed
 The paths, or orbits, of the earth and moon are not circles, but eclipses or ovuls and, therefore, the sun and moon must be both nearer to the earth at some times than at others. The point where the earth is nearest to the sun is called its perihelion, and the point where the moon is nearest to the earth is called its perigre. The earth being in its perihelion, causes an increase of the solar tide and the moon being in its perigee, causes an increase of the lunar; because the disturbing force increases inversely as the cube of the distance.

The perthelion tak a place in a revolution of acced days, and the perigee in one of 294 days; therefore, they sometimes concide, and sometimes not, and when they do concide, it may be at any time of the moon's age. The calculation, from the inequalities of motion and distance, especially of the moon is intricate; but the result is, that when they coincide at a spring tide. they may augment it about one seventh; while, when the luminaries are at their greatest distance at a spring lide, it may be dimmyshed about one seventh

7 It is only on wide occasis that the regular motion of the tides from east to west can take place; for the shores of the land throw them into so many irregularities, that at some places there are no tides, at others they rise to a great height, sometimes there are double tides, and sometimes only one in twesty-four hours. So that the time of high water apring tides at any place must be found by observation; and in rivers and narrow seas, floods and storms may very much after both the time and height of the tide. The average from high water to high water, or low water to low water, is about twelve hours, twenty four minutes; and that from high to low, or low to high, six hours, twelve minutes, but when a current either of the sea or a river, sets one way with the tide, the way that it sets is always of the longest duration.

It must be borne in mind that, leaving the obstructions of the land out of the account, the high waters, both of the hun and the moon, are points, and that the low water of each is a cir cumference of the earth. From this it is exident that, if both luminaries are over the Equator. the high waters of both will be on the Equator, whatever may be their distance costward or westward (as arising from the moon's age, or distance from the sun), and that the low waters of both witt pass through the poles, at which there will, of course, be an tides. At those times there will be an extreme, or top of high water only at the Equator; and thus the two immarks, acting directly together at spring tides, and directly opposite at neap tides, will cause the former to be higher and the latter lower than at times when one or both of the luminaries have declination from the Equator. When either of the luminaries has declimation either north or south of the Equator, the upper high water of that lummary must decline as many degrees to the same sade of the Equator, and the under high water the same number of degrees to the other side. In these cases there will be two latitudes on opposite sides of the Equator, each distant from that by the declination, and distant from each other by twice the declination round which the top of high water will revolve. At those times too, the low water of each luminary will fall as many degrees as the declination beyond the pole toward which the luminary declines, and fall the same number of degrees abort of the other pole. By these means the whole tide will be lower when the luminaries have different declirations, because each will dimbaish the high water of the other in the direction of north and south; and the apper tides will be highest at new moon and the ander tides at full. These differences with increase, both with the declination and the latitude. At mitsummer and mid winter they will have arrived at their maximum, and at the distance from the poles equal to the mean declination of the sun and moon, there will be only one high water in a hunar day, that is, the high waters will be about 24 hours 494 minutes as under.

The motion of the tide is not accompanied by an actual transfer of the whole water; for that would produce, at the Equator, a current of about one thousand miles an hour. The wave of tide is sometimes moved in one direction, while the great miss of the water is moved in the other by an under current, just as one may often ace the ripple which the wind causes, blown against the current of a niver.

#### 2. COMMON RULES FOR FINDING THE TIME OF HIGH-WATER.

To determine this time, these elements are necessary :--

- The time of high-water at full or change, is found by observation; and to be accurate, it must be the mean of many observations made at different times of the year, and in different states of the weather

2. The moon's age on the proposed day.

3. The time after noon when the moon shall arrive at the south

The moon's age is found, by adding the equal for the year, (the moon's age on the 1st of January.) to the epicer for he month, the age of the moon on the first of the month if it had been new moon on the let of Januar. and the day of the mouth. If the sun he less than a lu-har mouth, it is the moon's age, but if greater, take a lunar mouth from it, and the remainder is the mo m's age.

The epact for the analysis are those January 0, Feb. 2, Match 1, April 2, May 3, June 4, July 5 Aug 6, Sept 7, Oct 2, Nov 9, Dec. 10.
Thus to find the mondy age for June 10, 1528.

Epact of the year, . .. 14 Fpact of the month, Day of the month .... 10

28 days.

The moon, when new, is south at the same time with the sun, and eight tenths of an hour nearly later for every day of her age. Therefore, multiply the moon's age by 8, inke away the units heures, and multiply it by 6, for minutes, the other figures are hours after noon. If they exceed twelve, the excess is the hour of southing on the following morning.

As, if the moon's rie were 2s days, 2s 🗶 8 🛥 22. 4. or 22 hours, 24 minutes; that is, 24 minutes after ten the following morning

The high water is found, by adding the time of the moon's southing to the time of spring tide in the table As, to and the high-water at Bristol for 10th June, 1829.

supposing the topular number for --Bristol to be ....

Add moon s southing ..... 2 17 hours Subtract 12

Remains 5 o clock

From the variations already mentioned, as well as from local causes, these rules are not Perfectly accurate, but they may serve to explain and exemplify the principles

#### VI.—TERRESTRIAL LATITUDES AND LONGITUDES.

The following preliminary definitions will be found useful by those who have not studied the. principles of mathematical phrenology

1. The earth is very menty a globe, having its mean diameter, or measure through the centre, 7.412 miles very nearly, and its mean excumples nee, or the measure round if, 24,979 centre, 7,442 index very nearly, and its mean circumpersize, or the measure round it, 24,529 miles, or in round numbers 25,000 miles. A degree is the (60th part of a circumference; thus, a degree of the cartifaction of rence is 60th miles, very nearly. A degree is understood to be divided into 60 minutes, which in the cartifa circumference, are called acutroid or negotyaphical wides; and the numble is aivisely into 60 seconds. For common purposes, a 60 gree may be called 70 English indox, and then a minute will be 2 05.34 yards, and a second 342 yards. Half a circumference. Comference or a semicircle, is, of course, '30 degrees, and a quarter, or quadrant, 90. All cir-Cles, whether large or small, are divided into the same number of degrees, minutes and seconds.

2 The earth turns round the same diameter, at a uniform rate of motion, every 23 hours, 56 minutes, nearly The extremutes of this dismeter, (which though a mere imaginary line, is called the axis of rotation.) see called the pules, from a Greek word signifying to turn. The daily rotation of the earth from west to east causes an apparent motion of the heavenly bodies from east to west, and they will appear to revolve round the poles of the heavens; that is, the points

to which the axis of the earth is directed.

3. At whatever part of the sea or the land one may be, a heavy weight so suspended by a string as that it touches nothing, stretches the army so, that the weight end points very nearly to the centre of the earth, and the other, or upper end, to the middle of the sky over us the horizon is the circle which, if we be upon perfectly level ground, divides the upper

"The horzem is the circle which, if we be upon pericus sever ground, as we do not see. The lift of hemisphere of the sky, which we see, from the under half, which we do not see. The sits which the upper end of the string points, is in the centre of the first; and the Nadir, which the weight end of the string points, is in the centre of the second.

- From the zenith to the horizon is 90 degrees, the measure across the zenith from horizon is 80th degrees, and the measure from any point in the horizon to the opposit; noint is the same.
- 6 If one stand upon one pole of the earth, that pole of the heavens will be in the zenithand the other one in the radir. If we stand it any number of degrees distance from a pole of the earth, that pile of the heavens will be as many degrees from the zenith.
- If one stand undway between the roles of the carth, the neith pole of the heavens will be in the north point of the housen, and the south pole of the havens in the south point—A circumic reach of the carth passing through all the points that are equally distant from both poles is called the Equation of the earth; and the circumference of the maxessure city over it is called the relected Equator. The first of these divides the both must not equal homispheres, a north and a south;) and the last divides the heavens in the same way. The corresponding spots is in the centre of the leavens,
- 7. If one stands at any number of degrees distance from the Equator, the nearest pole will be that number of degrees above the horizon, and the other pole the same unable to low. Hence every change of place, northward or southward, will cause an attention in the electron of the pole, with regard to the horizon; but no afternum will be mady by a change custward or westward if the same distance from the pole (or Equator) be pregated.
- of the pole, with regard to the horizon; but no alteration will be made by a change costward or westward if the same distance from the pole (or Equator) be proposed.

  8. A line shows directly north and wonth is called a meriding sine, because if points to the place of the sun at 12 at mon, or mid-day. If such a line were supposed to be continued morth wind and wonthward to the noise, if would be a half circumference of the earth, the Lauster should true it in the middle, and all the points through which it passed would be directly nor had south of each other. If a line were supposed to be drawn, in the bravens, directly nor had south of each other. If a line were supposed to be drawn, in the bravens, directly nor had be points of a meridian, and would be the corresponding exhebit meridian, and would pass through the poles of the heavens. If the correlation can had be circles, and the former would divide the earth, and the latter the havens, into an eastern and a wostern hemsplore.
  - 9 As the merbians of all places pass through the poles and as the poles are points, all merbians must meet one another in these. Lines and direles that meet one another are said to form an anotic. That angle is the measure of the inclination of the one to the other. Thus, the angle which any two merchans make with each other is measured by that part of the Equator that he set when the medical policy.

10. As the whole beavers appear to revolve round the godes in 24 hours nearly, a twenty-fourth part most pass any point, as for instance, the south point, in one hour. But the twenty tourth part of 360 is 15, therefore, 15 degrees of the heavens must apparently pass the south, or morehous every home nearly.

When we cannot see our place from another, or measure the distance between them by a rot or line, we can determine them by knowing the positions of both on the carties surface. As, for instance, a men invary in London wishes to know how far it is to Jenestein or Mexico, and in what one close those place he of in London, or a sailor, in the indidle of the Atlantic, wishes to know how he can inch his way to the Landy End in Cornwall, or to Kingston in the Island of Janaicu. In either case, he can refuse see the direction nor measure the distance directly; and thus, if he had not some means of uscertaining them, travelling and sailing would be at an end.

When, as in these cases, we cannot point out the direction, or measure the distance directly, we had how far the one place is north or south of the other, and also how far it is east or week, and when we have once found these, we can calculate the others. The distance north or south is found, by first finding hoy far each place is north or south of the Equator, and then taking the sum. If ther are no physics sides, or the difference, if they are on the above and the distance rast of west is found, by first finding the angle that is made at the pole by the meridians of two places, or, which is the same thing, by fluding what portion of the Equator lies between their meridians.

The LATITUDE of any place is its distance from the Equator, and as north when it is nearest the north pole, and sough when it is nearest the south pole. No place can have more than 90 degrees of latitude; neither can two place is in more than 180 degrees as annier.

The latitude is easily found, by observing the height of the sun, the moon, or any other celestral body, when it is on the meridian.

The height of the pole above the horizon is equal to the latitude of the place. This may be ascertained by observing the greatest and least elevations above the horizon of the pole-star, or any other star which never sets. Half the sum of these elevations is equal to the height of the pole, or the latitude.

When we take our measurement of the latitude of any celestial body, (which is effected by means of an instrument which measures angres), we must previously know how for that celestial body in from the celestial Equator. The dottance of any celestial body from the celestial Equator, is called its declination and is north or south, according to the struction of the body. It the declination be of the same kind with the latitude, we must substitude it from the height of the body when on the meridian; and if it be of the apposits kind, we shad add it the difference between the result and 90 degrees, is the latitude. In egery method, when our observation requires to be securate, we must make other corrections; in, we must allow for the offy or height we are above the mean serious of the earth; for the half diameter of the body, if we take the outside or limb of it instead of the centre; for the refraction, or bending of the light on passing through the atmosphere; and for the parellax, or difference of position in the holy, as seen from the surface of the earth, and from the centre. All these indiers are, however, inserted and explained in the tables that are used by scamen and others, who have econsion accurately to find the latitude.

For common purposes, all degrees of latitude may be considered as of the same length; but as, in reality, the earth is a little datiened toward the poles, it takes a passage over rather it

larger space there, to make the same orgular distance

The construct of a place is much more difficult to find than the latitude, because here we have no point used by nature from which to begin. We are, therefore, obliged to take the. meridian of some particular place is a first meridian, find the longitudes of other places by observation, and count them from that. It is indufferent what place we take, and therefore, Builish geographers and sailors take the meridian of the Royal Observatory, at Greenwich. Most other nations to ken from their cluefects, but it would be much more convenient if the first muridian were lie same with all, at least it would save the fromble of adding or substracting Thus, in reducing brench longitudes, which are reckened from Paris, to English, the difference 2" 20' 24" must be added, if they are east, and the same must be substructed if they are west

The general method of inding the detector of longitude is, to find the deference of time between the two places. The sun, by the motion of which time is usually messared, opportally comes from the east. Consequently, it must be noon, or any other hour at the east connect place, before it is at the westernmest. The difference, as has been stated, as 10 degrees for an hour, four minutes of time for a degree, lifteen minutes of longitude to a minute of time, or, under the Equator, about 519 years for a second of tom. These numbers are non-enough tor purposes of explinations but for all purposes of computation, they require to more point with the accurate period of the explication of the earth upon its axis.

When the celested modes are visible, it is always easy to find the exact time at the place of observation, whether that clace be on hand or at ser, and, therefore, it it were possible to convey the exact time at the first metrifien ever the world, the lengitude would be easily found.

A watch, or chronometer, as it is called, that goes at a perfectly authorize tale may so for answer the purpose, but there is no mesonite therk upon it. If there be two or three, the average of them is a lift to no re to be depended on, but even that gives no absolute cost and

There are several other no thous -the colleges of the sun-the eclasses of the Satellates of Jupiter, the distance of the sun and moon and the distance of the moon from Certain known stars These can all be compute theforehoud, and they are inserted to the name it abusiness. for the benefit of seamen. But ordipses of the sun happen very soldier, the compact of the antellites of Jupiter cannot be observed at sea in consequence of the motion of the ship, the method mostly resorted to sid rived from observing the distance of the moon from a star distances are marked in the nautical almanae, with the times at Greepwich when they take place, and by making the proper corrections for refraction, paractias, and the other circumstances mentioned, the bigguile may be found by the difference between the time at which the, a c observed, and that stated at the first meridian. Thus, if my position of the moon and a state of stated in the most cal alman is to take place at Green with at 12 at aidst, and if after all vergertions, the same he found to take place at I in the morning, the place of discipation will be in For degrees cost longitude nearly. Such are the principles, but the details are two manage for being noticed h re-

The degrees of longitude are not all of the same length, The meridians meet at the pole, and are at the greatest distance, as under, at the Equator, therefore, as the laterate mercases, the longitude becomes less and less, and consequently, an error in the long time become a smaller number of miles. At latitude on the decree of langitude is half of when it is of the Equator, - where upon the supposition, that the earth is a perfect globe, it is equal to a degree of latitude. The decrease is most rapid toward the poles, and at the pole itself the degree of longitude has no length whatever

The principles of mathematical geo tachy, are more fully detailed in the treatise on that subject, published by the Society for the Diffusion of Useful Knowledge, and to that the use we refer our readers for the explanation of many points that could have only be singlely noticed.

The following is a Table of the Longitudes and Latitudes of remarkable places .-

TABLE of the LONGITUDES and LATITUDES of some of the PRINCIPAL TOWNS on the GLOBE, reckoned from the Meridian of Greenwich.

(in compiling this Table, the numbers have been taken to the nearest minute, whether over or under. ]

Towns.	Countries.		Longitude.	Latitude.
Aberdeen	Scotland		1° 55'W	57° 6' N
Agen	France		0 27 к	44 12 N
Ajaccio	Corsica	٠.	8 44 R	41 55 N
Алерро			37 10 g	86 11 N
Alexandria	. Prypt		30 1 3 5	31 11 N
Algiers	Atrica		3 5 в	36 49 N
Amiens	France		2 18 K	49 53 N
Amsterdam.,	<b>U</b> oiland		4 53 в	5a 20 N
Angere	France	••	0 33 w	47 28 N
Angouleme,	Dilto		0 9 g	45 80 N
Antougil	Madagascar.	-10	50 24 s	15 27 N
Antwerp	Netherlands		4 14 K	51 13 v
AJERS	France		2 47 B	50 17 N
Murillac	Ditto		2 27 E	44 56 N
Changel	Russia.	•	40 41 E	64 32 N
	Ditto		48 13 E	46 21 N

Towns.	Countries.		Longitude.	Latitude.
Athens	.Greece	••	23° 45' K	37° 58' M
Auch	France.		0 25 B	43 39 M
Auxerio.	. Ditto	••	3 35 g	47 48 N
Aviguon	"Ditto,	• •	4 49 K 41 25 B	43 57 N 33 20 N
Bardad	Asia. Spain.	••	2 10 g	41 22 N
Bataver.	Jasa.	::	106 56 g	6 12 8
Be, uvais	France.	.,	3 5 E	49 26 M
Berlin	Prussia.		[3 9" K	52 32 N
Blos	France		1 25 E	47 85 M
Bombay	India		73 Q B	18 57 N
Bourdeaux	France	••	0 31 W	41 50 N
Boston	. America	••	70 3nw 5 14 s	42 23 M
Bourg.	France	••	2 14 K	40 13 N
Bremen.	Ditto Germany	•••		53 5 M
Breslaw	Sileta		# 4d # 27 2 E 4 29 W	51 6 N
Bust.	France		6 4 29 W	48 23 N
Bristol	Ergland,		2 JOW	51 21 N
Brussels	Netherlands		4 22 g	50 51 M
Bucnes veres.	America		53 21 w	31 27 =
Buch ucst	Wattechia	••	25 51 E	44 29 M 36 32 M
Cadiz	Spain	• •	6 17 w	30 32 N 49 11 N
Caen	France.	• •	0 22 w 31 18 g	30 3 8
Calcutta	Fgypt	•••	84 30 B	22 35 N
41 4 1	Inda		0 5 E	52 12 N
Cunbridge	. Chua.	- ::	113 13 E	23 9 N
Cope Francibe.	st Domingo		72 IN W	19 46 N
Came of Good Hope	Africa,		18 24 E	33 55 N
Currisione	., France		2 21 E	43 13 N
Cuthigena	America.		75 30 K	10 25 N
Cass I	Germany	••	9 35 g	51 19 N
C tycinie	America.	• •	52 15 w 4 22 g	4 56 N 48 57 N
410	France		88 30 E	22 51 N
Chartres,	France.		1 29 8	48 27 N
Channon!	Ditto		5 10 g	44 6 N
Cherbourg.	. Digio.	••	1 27 W	9 38 N
Chamont Percent	Ditto		3 5 E	15 47 N
Const ustmode.	. lurkey		24 55 K	41 IN
Copenhagen	. Denmark	••	12 31 8	65 41 N
Cracow	Potand."		19 51 C 15 35 E	54 21 V
Dantzie	Pensya	••	6 11 B	41 5 N
Dover	. Erance.	٠.:	1 19 6	51 8 N
Distriction.	. France	::	6 19 g	43 32 N
Descen.	. S ixony		13 43 E	51 3 N
Dublin	., breland,		6 35 w	53 12 N
Denink	France		2 22 E	5 2 N
Tanour h	Scotland	• •	3 13 w	50 07 N
Evirus,	France.	• •	1 9 E	49 U N
Florence,	. Jialy.,		11 16 E 1 37 E	43 47 N 12 48 N
Frankford on the Maine.	. Cremer		1 37 E 8 16 E	13 48 M 50 7 N
Gap	. Grimany	••	0 5 E	N LE LL
Geneva	. Swarerland		6 5 6	46 12 N
Genoa	Italy		8 58 B	44 25 N
G bigher.	- Spain		,5 14 w	36 6 N
Goat.	Andra		73 4. E	15 31 N
Gues Island of	. Senegal		17 15 w	11 10 N
Corba.	saxouv.	• •	10 41 E	50 56 N
Greenwich,	. Eagland.	••	0 0 E	51 2° N
Uambreh.	I rence	••	5 41 E 9 59 E	51 33 N
Rayan of Cuba.	. Ancida.	••	2 CO C	23 9 N
Heva, Capt.	Ditto,	•	767 21 W	55 58 g
I paran	Petsia 1	• -::	51 50 E	32 25 N
Jackson, Pari	New Holland		153 12 к	31 0 s
Jernsalem	g. Assauc Turkey		3.1 0 E	21 4H N
Kasan	Russa,	••	19 20 E 20 29 E	55 48 N
Komgsberg Loan	Prusea	••	20 20 E	51 42 N 49 84 N
Caval.,	. France.	••	0 46 w	48 4 1
Lisle	, Ditto	•••	3 5 g	40 36 N
		••		

Towns.		Countries				Long	tude.	1.	et a	tude
L ma		. Peru				770	7 w	1:	Į.	3 м
Limoges		. France				Ł	16 E	4		50 N
Lubon	٠.	Portugal	: 1.			9	9 w	31		42 N
London, St. Paul's.	•	England(ne		•	• •	0 4	5 W	5		SIN .
Lyons	. •	France . Christ	••	••	••	113	50 E 35 E	4 2	,	46 N
Macao		France .	• •	• • • • • • • • • • • • • • • • • • • •		41.4	15 E	4		18 N
Madras.	•	India	- ::		::	80	17 E	í		4 N
Madrid		Spen				3	43 W	4	J	25 N
M dacca		, , fada				105	5 E		2	lo v
Mamile		. Padoppine Isla		• •		120	58 E	1		30 N
Maloga	•	Sport .	••	••	••	4 5	2 W 22 E	31		13 M
Marscilles Mecca	••	. Arance . Arana		• •		39	15 1,			25 N
Melun.	::	France .		::	::	2	19 г.	4		3º N
Metz	.,	bitto .				Ü	HE	4	9	7 N
Mexico	•	. America.				69	5 W	ı		26 N
Mezieres	. 7	France				4	11 E.	4		40.8
Mileu	••	France Italy	• •	• •	•	9	13.8	4		25 N
Montachan  Montachan		France	• •	• • •	••	3	21 h 58 f		i	2 N
Montreal	• •	Canada .		•••	::	73	ll w		:	52 7
Monte Video	٠.	America	::	::	::	56	21 W			35 N
Moscow		Russa .	••	•••	••	17 3	31 E		5	40 N
Mouling		brince				- 2	20 €	4	b	31 N
Munich	••	. Pavarm .				- 11	35 E		×	8 N
Nancy	••	France	• •	••		6	11 6		×	42 N
Nangosaki	••	. Japan . Chua	••		••	129	52 K 47 E	8	2	32 N
Nankiu Nantes	••	France	••	••	::	113	32 W		2 17	4 N
Naples		Italv	::	•••		14	0 A		u	50 N
Nevers		. France.	- ::		-:-	<b>7</b> 3	10 K		6	59 N
Newcastle		England					24 W	5	5	3.8
New Orleans	••	America .				F0	bt w		9	5 - N
Nismes		. France		• •	• •	4	26 =		13	51 N
Odrssa	• •	. Russa France	••	• • •	••	30	45 E		7	30 N
Orleans Oxford	••		• •	••		í	50 K 10 W		1	418
Omberte	-::	. Eng and Pacibe Ocean			::	149	30 W		7	29 s
Owyhee		Sandwich last	unds,	•		170	0 8	3	eo!	17 N
Palermo.,		Sudv	• •				22 E	2	×	7 4
l'aima		Island of Mag	or a.			2	39 E		9	41 N
Paris		. France		•	••		20 g 28 g		7	0.8
Peku Pengueux	• • • • • • • • • • • • • • • • • • • •	France	•••	••	••	110	28 E		9	51 N
Perpignan	•••			::	••	- 5	51 E	4		42 N
Petersburgh	••	. Russia.		••		30	19 E		,9	50 N
Phyladelphia.	• •	America				75	11 w		19	57 N
Poictiers		Lianee.	• •	• •		-0	21 €	<b>6</b> 4	6	31.8
Pondicherry	•	. Indra . I ngland	••	••	• •	79 4	52 g	. !	1	50.8
Plymouth	••	. Dato .	• •	••	••	•	low V		)()	21 N
Portsmouta	••	1		::	••	, <del>7</del> 9	15 W		9	47 N 33 N
Porto Ferrajo	•••	Rishard of Elb	n			,10	29 €		12	59 N
Porto Rico		thunit, line	erica.	••		bö	I : W	i	٠.	29 N
Prague		. Bowma.	• •		••	14	25 E		u)	5 8
Queliec.	••	Canada	••	••	٠.	71	10 W		G	47 N
Quimper Quito	•	Prame		•		4 78	1 K		17	38 N
Quito Rennes		France	• ••	••	••	13	11 4.		9	11 8
Riga.		Rossii	-:-		••	2.	NG		6	6 % 57 %
Rio do Janeno	•••	America		•••		43	14 w		2	51 s
Rome		Italy .			٠.	12	50 E		li	51 N
Rouen	••	. France	••	••	••	ı	6 E		19	26 N
Rochelle	• • •	Ditto	••	••	••	105	10 w		51	23 N
St. Blas	:;	tlantic Oce	an		••	105 5	16 W 49 W		21 5	3 t N 55 s
St. Melena St. Croix		Aigilles		••	••	61	49 W		17	44 N
Siam		Anin	•••			160	50 K		4	21 N
Smolensko,		Russia		••	<b>~4</b> _	32	0 8		1	51 N
Smyrun		Аыа.			`	27	7 E		к	25 N
Stockholm	•	Swrden	••	••	••	18	4 K		0	29 N
Straisund	••	Germany	••	••	••	13	32 E		1	19 N
Strasburg	••	Germany	<i>.</i> .	• •	••	7	46 K		ig le	85 46

Toyus.		Countries.				Longitude.			Latitude,		
Syrne			Egy pt				320	25 · B	240	b' w	
Tenerific, Peul	r of.		Canary Islan	.ls		•••	16	40 W	2.	17 N	
The bes			. Faypt				32	10 E	25	43 N	
Tebolsk,			. Siberm.,				68	6 E	64	2 N	
Torneo .			Sweden		• •		24	12 K	65	bl a	
Toutlen	••		. France .	••			. 5	56 E	414	7 N	
Toulouse			Duto.,				- 1	20 €	40	35 N	
Tours			Duto	• •			0	12 h	47	24 N	
Trebisond .			Asinte Turk	ey			39	26 €		12 N	
Trieste			. Anstria		-		11	4 E	45	46 N	
Trucomalee.			Ceylon				bl	12 g	4	23 N	
Traves .			. France				4	5 қ	48	18 N	
Timohe			· Atrica .				13	1 2 E	32	53 N	
rotte			France	••			- 1	51 b	45	16 N	
Tunes			Africa			• •	10	11 E	36	48 w	
Turin,			Predmont	••	••	••	. 7	40 E	45	4 8	
I comburg.			Denmark				12	48 E	55	55 N	
Valence	•		brame	••		.40	4	54 K	44	56 N	
Vannes	• •		Ditto				2	45 €	47	39 N	
Venter .			Italy	••			12	21 E	45	26 N	
▶\ e-sartles	• •		. France				2	7 E	48	18 N	
Viennia			Austria				17	23 E	48	13 N	
Wardhuys .			. Lapland	• • •			31	7 E	7.0	22 N	
Walsaw.		••	Peland				21	8 %	51	14 N	
Washington			America.				77	0 w	34	55 N	
Wilno .			Pot and	••			25	18 n	51	41 N	
Yakutsk .			siiria				129	52 E	62	2 N	
Yarmouth	•••		England			••	1	40 E	52	55 m	

## VIL-VENTILATION & HOUSEHOLD CLEANLINESS.

We are all thoroughly aware of the necessity of breathing, and the agreeable freshness and reviving influence of the pure morning an innet concurse us, that the breathing a pure atmosphere reconductive to health, yet we as carefully excude the air from our houses as it its approach were noxious. Intending to shift out the indemencies of the weather only, in our case to guard ourselves from the external air, we hinder that convol of the monosphere which is increasary to prevent its becoming stagmant and undit to support an inditie.

Figure 1. As a control of the state of the s

Who that he sever felt the refreshing effects of the morning air can wonder at the lassitude and disease that follow the continued breathing of the pestiferous atmosphere of crowded or ill-ventuated spartment! It is only necessary to observe the countenances of those who inshirt close rooms and houses, the aqualid him of their skins, their sunker eyes, and their languar movements to be sensible of the last effects of shutture out the external nir.

Besides the contamination of the air from being breathed, there are other matters which lend to depreciate its purity; these are the effluvia coastantly passing off from the airface of animal bodies, and the combustion of candles and other burning substances. On going into a bed room in a morning, soon after the occupant has left his hed, though he be in perfect health, and habitually cleanly in his person, the sense of smelling never fails to be off-inded with the oflow of sminal effusia with which the atmosphere is charged. There is another came, perhaps, still more straking, when a person, fresh foon the morning air inters a coach, in which several persons have been close stowed duringta long night. He who has once made the experiment will never voluntarily repeat it. The simple expedient of keeping down both windows but a single bath inch would provent many of the colds, and even fevers, which this minimum mode of travelling often preduces. Outside passengers, though they may ander a little more from ould and wet, generally escape these every-day completing of these who pay double their fare. If share,

where the wor forestare numericable, and the shours never opened but while some one is passing three a of Clarenterior, such a decorate the the most is soluted by a struct no hortfille, as to make any per or many of to the real and passes between twentimes in, but the wretched inhelicitant has he so use of sometimes as I backed, then a second perceive that, which every breath he takes, he must see a your many the second in the second perceive that, which every breath he takes, he must see a your many the second in the second of the most of the second of th

Can we wonder dust, with such absolute insteat, all the discusses of prisons so situated should be in some some clarer for the fire mind should be discounted, and that the man should be to force a refunction to be deen what he finds to be verying, him down?

It may be trace, we expect our an extendent what we reconstruct a missing able against on the sense of some and a survival of the first action of the sense of some and a survival of the front atom of the atmosphere. If we have, by the some is a first of the Dong in flow may be some our atom of the control of the Dong in flow may be some the solution of the done of a first of the Dong in flow may in a some the solution mapping of a first or a solution of the solution of the

To key the attributes of a free of the front continuouslien, if is not sufficient that we merite in frequencies. On the model in this which contains the purity most be carefully removed. The langest between some of the end of the sound in the advanctor removed against the sound in the end of the model in the walling that the contact of the proposess so add on the first that the resistance of a decrease of the contact of the proposess so add of better that the contact of the proposess so add on the first that the remain proposes in the meaning of the contact of the proposess and the proposess of the proposess of

These whether but one apartment in which they mast, of to cossic perform and the domestic duties, step to be the further move dimatters that are off nearest concern as calibrate water, that we near to some it, as calibrate water, they we assume to some they have modest of the same to some concern the true in the same to some around all the same to some around a the same to some around a thick in doors should be acted as

Flow 6, in safer, and from prious in puts, greatly matre, the purity of the an during the might by ervine out large quantities of an air, gentloane more some into that wone as semanted from the funes by her Ching, which as to four extrict is to be 5% on a new to the account they should never be kept in bot rooms, there are maximes of precess, who have no authoristy conclusion in a new team in what there has been a large one see after have their both of the more than the reliable of the function of the precess in the proof that the morning result of the third who is the result of the morning result of the third who is the result of the morning result of the third who is the result of the morning result of the third who is the result of the morning as the other hand the result of the morning results of the morning the morning of t

A constant truework of the arrise means to mere and near electrical may be the first and a few and the means to the property of the internal structures of in nonlivering, either the street feat to the few and the present around the Ameliate near the feat electrical structures from a true of the internal structures from the feat of the

In the construction of horoes, we seemally in these hear no deeper. One could object have been foregenerally of choices where two reflections provides the resolution of a summer of the contraction of the resolutions. Adopted material to the contraction of the resolution of the resolutions. Bosons of most he well ventres of the foregree resolutions to the contraction of the well ventres of the foregree resolution of the contraction of the resolution of the re

The frees in hed from sign of non-hand containing with clinent beards. The windows should be thrown one research is a consistent of the area to educate which is a consistent of the area of a complex fit in the recent of the area of th

Various we are had becomes to at times, with the intention of coar cite of discreenthe sweetly, and of nontriving the air of seek moons. Dut sing the spoor of variant through the air, by plunging a hot poles into a vessel containing it, button restorance to take as an insides. The caption of grapowater, are the means usually considered the second without seek an insides. The explosion of grapowater gas, indeed do something, by displacing the air within the reach of its influence, but their unfortunately, an air is produced by its combination, that is so obcusive, and equally unit to suppoint life soling with a reach to the most. These experiments only sive to deguage the really advance condition of the intemplets. The only certain means of positying the air of a chamber which is notically occupied by a few gerson, is by changing it in such a point a formula a goanness that the notion is for the discrete expectation to get the such as well as

and equally until to support tite (Sun) or it can be used to remove. The early established events the really offensive condition of the atturpheta. The early established end peraltying the air of a chamber which is notually occupied by a sick grown, is by changing it in such a commer that the pattent shall not be directly exposed to the draughts or currents. Chemistry has furnished the means of purifying the air of changing on the persons have been contined with consignous disease, so as to destroy the noxinos power of the efforts against all this of preventing the observe from extending. This will be complished by attending ears (all), to the following directions.

Close all the windows and abors of the room intended to be puralled, except the one by which you promise to retain and make up the aperture of the claiminey or fire abore a very fore about in mich it to eat the bottom. Having out three table speciated of consists of various sit interests of volters indicate the artifact. — it with a skallow aish place it up in the door or the another the eather the other winds to be upon the door or the another — it with a part of score; it or viring a state of various as the value of score in our viring to exposite over, retire, and the energy of its state in our times to a part of various, exert or its own or forty each bound, which sexticing a superior and it is a part of various, exert or its intended with a state of a various as an energy of the control of the various intended and the sping real countries had not a bound the various articles and or againgt each constant to be partitioned as a constant of the control of the constant of the part of the constant of the constant of the partition of the constant of the c

the most of a sparaneous may be trained correction, as permy more a trained continuous decorations and income and the second income to be some of a read to the second income to be second in the seco

prevene d he its being preserved in a securant state

In the centry takes are near exchangeas which require to be attenued to be specified in the many and the recommendation of the near the second of the recommendation of the many second to the first medium be attorned to exist very real the modes that correct the remainst of or promise from the method in the strong produced to make the remainst of the production which product to the first solutions are open seasoft measurements in such merginbonic cosmon strong productions. In hot is come, cancerned every located in such merginbonic occurrence make entry presented to the transport of the measurement of the force was charled hours so the pour vent to and the choice structures some and the product of the thought of the design of the product of the thought of the design of the residual of the force was charled in an estimation.

# VIII. - - NATURE AND USE OF CHICONOLOGY.

The form Chroxer as is under use of two Gock words, Carones, Stime, and I cons, becally sword, or sides a room so that the simplest definition of its meaning is. The stock of fine, son the initiative of the size is son of recorded events, in their proper crack, noticing the portions of the first type between them.

bety of time, or the consorcation for the present, and our networker less to the frame, the kery of time, or the consorcation of exents, in the core in years they become near matter of the atmost comparison. Even to can meet where to the conversion of their terms type, and without any reference to the conversion of their terms type, and without any reference to the conversion of their terms, because, without that, our knowledges to a practical use, by reference in a correct. Put when we wish to turn our historical knowledge to a practical use, by reference in it is an essential youte of human actions, cleanoplogy hereomes indipensable. The generative in the causes and it suits the effect that the autrocollege comes indipensable in the generation of its velocities of the content of the content of the content of the converse outdom them to what no information we are more been constituted by the continuous of the converse outdom them to what no information wherever, we neem a small continuous to a more five time and on the content of a more five time and in a provential affects.

Now, many shout take the first step in any act or science, until they are goaded on by necessity; and as the use of chromology if philosophe dentities does not appear to the north scatter compare the former events with the latter, use draw concursions, it even to be known musty very illiterate notions, and could not be known in the cuty ages of the world. The memories of the indutants of the South Sea Islands do not extend lackwards above an groun own and even then they are vogue, not agreed about the extends the usedyes of incidental to the industrials of the memory and southern the first production. Of the necessary contains a source of the superior are vocations.

Before the story of true can be known, we ment know whethin in those need we must know how to compute two pertions on possible in each to he able in several each that they are of equal length, or that the enders how or true to sole it, and how much looked as the enders to do this, we must fix we can sure about a day which the length is known, and to we can not keen a portion of time by its to apply to other north uses we do a sandwad no end for weight, or a standard bushel for dry measure, we must have reconsist to some event which we have reason for belief ming does not lake up a looper period at one time turn at amother,—such ast the notion of the length upon its axis, the revolution of the mean round the earth or that of the variation of the amount of the manner of time, which each may be the executibly which they are measured, we never can be certain, because we cannot be in personal or two

of them at once so as to commore them together. If we can find no other difference between the events, we have no reason to behave that the times in which they happen are of different lengths; and this mention of sail that we can ret. In using the measures of time, we observe the same method as with other measures. If the period he less than a day, we mention the number of hems, or parts of an home, that are in reflect to disorder are length such as the life of a man, we consider in words, and if if he long, we count in remainer, or hundreds of years.

Therefore it not as the various lengths of the day, as arising from the rotation of the early of an month, as assume from the revolution of the mone, and of the year, as arising from the recommendation of the mone, and of the year, as arising from the recommendation of the same cause; and though, as the other intense nees of those causes—the spin es over when these bodies pass, do not vary much the same day, or month, or year, stell they must be of the same length to the people of all nations, and there is much made difference between one and another; yet different nations have had another in modes of reckning them. Some of these differences are pointed out in Art. I.—On the Calcular?

When a nation, ame to such a segree of information and importance, as that it felt a design of reporting the exents of us own history, it generally become with some exact event, as a fixed promoter knexit, for which it connects the knew or succession of portions of time, all presented to be equal, and context qual to that which becomes than the nation happened to take for a standard. The day being the portion with which becomes in the most striking—liebt and derives seeing the greatest of all contrast—most nations, made the day the absolute measure, but as the day is tather short for measuring long intervals. The vegenerally had needed so in one days, and of so meany times these again, corn sponding with, or rather having some treen blane to, our weeks, mentles, and years.

As an exact member of theses of the rotation of the carth is not contained in the revolution of the meon and as at exact number of times of effect this rotation or this revolution is not contained in the revolution of the eith, reas which are revolution to times of either of these fixed periods, do not agree with each other. In other words, as days, funcr months, and veris are not even parts or mentiplies of each other, two crass which are conded, one or so may times of one of the e, and to other in so now times of another, cannot be made to age; as onset openit out the time at which any event happens, without making correction for the fractional differences, The period of time in which those tractional differences amount to an unit of the shorter measure, is called a cycle. See Art. If

Those nations among whom the Christian religion has been disseminated, have, ever since its introduction, abandoned all eros, sive that which berna at the birth of our Nations. This is called the Christian End; and when the date or number of the vour is speken of in a solemn or formal manner, the words tand Domain, or the contraction V. D. meaning \*Observed of the Lordy are prefaced to the number, to distincish it from other cast. When we count from the birth of our Saxiour backward we either put B. G. "before Christ," or \*Inno enter Chr. etm., A.A. C. which is the same. Events are some times dated from the critique of the world; and the term \*Inno Mandi, A. M. that is, "vent of the world \*pictived to the date, but as opinion is divided us to the precise rate of the creation," in terms of the Christian era, the commencement of that era is considered as the prefet collegen to the epoch.

To find the distance of any event—if it be before the both of our Saviour, add the date of it to the date of the year; if after, substruct; the sum in the dist code, as the difference in the second, in the fire from the present date, or the distance of the eyent.

As the cras of the nations of andmuity have become obsolete, and as the principal events in the instances have been reduced to the respective years of the Christian cra, enter before or arece the birth of our Saviour, those cras are needed only by taxes who to the writings of antiquity, and, therefore, it is not necessary, in the present case to detail them. There is, however, one cra which is used by a very large portion of the moderus, the Hejirm, or one consenses at the epoch of the dight of Mahomut from the city of Merca to that of Medma, which took place in the 622d year of the Christian erg. The Mahometan year is regulated by this event.

#### PRINCIPAL ERAS.

- Creation of World.—There have been as many as one hundred and forty opinions on the distance of time between this event and the brith of our Savours. Some make it as small as 36th years, and some as great as 6124. The enromotogy which is acousty given with the authorized version of the Bible, places the event in the 4404th year before the commencement of the commencement.
- The Oimpieds.—The first year of the first Olympiad begins in the summer of the 776th year before the common era; the first year of the second Olympiad, in the summer of the 772d year, and so th.
- The foundation of Robe.—The 753d year before the commencement of the common ora coording to the calculation (smally adopted
- The Birth of Christ.—This is probably to be cated in the 4th year before the commencement of the common era.
- The Hejira .- Commencing on the 16th of July, in the 922d year after the common era-

## A CHRONOLOGICAL ACCOUNT

#### OF THE

## CONNEXION BETWEEN ENGLAND & INDIA.

- 1528, \*&c. Attempts made by England to reach India by the North-East and North-West Passa es
- Sir Francis Drike landed at Ternste (Molucca Islands), and theded with the King of the 1579+
- country Leaded subsequently in Java Levent Company made a Land expedition to India; much information obtained which 1589 proved highly useful in the subsequent establishment of Infran commette. A society of 101 adventurers petitioned Queen Fazabish for a trading Charter to India.
- 15991 John Wildenhall sent on an Embossy to the Mount.
- December it: First Charter examted for fitten vans to a company of adventurers, called the "Governor and Company of Merchants of resident trainer to the East Indies." 1600 Conducted by a charman and tw mig four directors, to be chosen annually
- May & First English deet sailed from Turbay; landed at Acheen in Sumatra, and at 16016 Bant an in Jaca, in both which places they left factors , returned to England September. (643)
- Second Charter granted to the East India Commans, constituting them a corporate body 16.49 for ever, but reserving to Government the power of dissolving them on three years'
- January 11 . A Firman granted by the Mogul, allowing the English to establish factories 1613 at Surat, Ahmedabad, Cambaya, and Gora
- The Company become a Joint Stock Company 1611 English establish a factory at Firando in Japan.
  - The Portuguese, who were at war with the Mogul, defeated by the English on the Boinhas coast, the English in consequence obtained a Priman, granting them perpetual therty of traditic.

    The Danes form a settlement of Tranquebar.
- 1617
- Disautes between the Dutch and English companies for exclusive trade with the Spice 1618 Islands
- runner. Treaty between English and Dutch, by which the English were allowed to share in the proper trade of Java, and in that of Pullicat; and to hold a third of the 1619 Molucca and Banda trade
- April 22. English assist the Persians in expelling the Portugese from Ormus, for which 1622 service various commercial privileges in the Persian Gulph were granted them.
- February | English testured and put to death by the Dutch at Amboyna on an accusa-1623 tion of a constitucy to expel them from the island, where the two nations resided in pursuance of the treaty of 1019.
  The Company allowed to exercise martial law in India.
- 1624
- 1635 Treats with Portugal, by which the English were allowed access to the Portuguese posts in India
- 1636 A licence granted to Sir William Courten to trade to India for five years, in violation of the Company's Charter
- 164 Fort St. George boilt at Madraspatham on the Coromandel coast,
- 1652 The Company obtain considerable privileges in Bengal through the influence of some skillul English surgeons, was perform extraordinary cures at the court of the Mogul. 1654 Fort St. George (Madras) made a Presidency
- 1655 The trade to India thrown open for three years.
- 1657 New Charter granted for seven years, upon petition, alleging that evils had resulted from the open trade
- 658 The facts on the Malabar coast made subordinate to Surat; Bengal and the Coromandel coast placed under Madras
- April 5 a new Charter granted to the Company, confirming former privileges, allowing 1661 the right of making peace and war, of exercising civil and criminal jurisdiction, and of sending unlicensed persons to England French East India Company established.
- 1664

<sup>\*</sup> India governed by the Megul Baber, whose empire was founded in 1525, † Portuguese factories established on Mulabar Coast and in Bengal.

Dutch begin to establish themselves in India.

i Duten negan to omanusa tuemserves in incise. I India is now divided into fifteen subahs, each under a Subabdar or Viceroy.

- Smeat defended by the English against Sivagre, the Mahiatta chieftain; new privileges 16647
- granted to the company by the Moguli in compense.

  The island of Bombry, which had been ceded by Portugal to Charles II. as part of the unarrance portion of the Princess Catherine, granted to the East India Company, "in free and common socue, as of the monor of test of Greenwich, at an annual rent of 106." 1660
- December 16 St Heens grouted by Royal Charter to the East India Company, 1672
- English drayen out of Pantem Benevolen tortified. 1643 December 27 Garrison of Bombin, under command of Captain Keizwin, declare themselves long's subjects and major ment of the Company. The island remained in a state of insubordination until the recent of orders from England to deliver up the place.
- 1687 Bombay erected into a regency, and made supreme over all the Company's establish. ments in la lia After several quartels with the officers of Augungzebe (the Mogul Emperor), vessels and troops arrived in the Ganges; English beaten and forced to abandon Hoogly. Sepiember English permuted to return to Hoogly.
- Pondichery est shushed by the French. Company resolute on obtaining territory in India. Tegnapatam purchased and Fort St. 1680 David built
- Company's Charles forfeired, in consequence of failing in the payment of 5 per cent. 1604 levied on all Joint Stock Companies. October I New Charter granted by the king, the right of the king to grant a Charter
- denied by partiament 1698 September 3. A new Company incorporated by the name of the " English Company "
- The old Company, called the "London Company," ordered to cease trading in three
- years. Calcufts purchased by the old Company as a Zemindary, and Fort William built. The old Company obtained an Act, nuthorizing them to trade under the Charter of the 1700 new Company
- July 22 Act for the union of the two Companies pussed under the Great Seal the 1702 factors of each Company to manage separately the stocks previously sent out, being allowed seven years to wind up their affairs, when the Companies should be finally and completely united.
- 1707 Calcusta, which had been hitherto subordinate to Madras, now made a separate presidency
- 1708 Complete union between the Companies effected.
- No person to be a Director of the East India Company and Bank of England at the 1711 same time. (9 Anne, c 7)
- Exclusive trade extended to Lady-day, 1736. (10 Anne, c 28) 1712
- 17.3 Jadier Khan, subahdar of Bengal; this subah is now become virtually independent of the Emperor
- the imperior of the Mogul officers: a Firstan graves at Delhi to solicit security from the oppression of the Mogul officers: a Firstan graved 6th January, \$7.7. exempting their trade from duties, and allowing the no possess and around their factories. 1715
- 1717 An Fast India Company formed at Ostend, and several ships diseatched for India,
- An Act of Parliament obtained to punish British merchants trading to India under 1718 foreign commissions
- 1720 Company authorized to b frow money to the extent of the sums lent by them to the Government of not exceeding 5, 000,000/. Dividend reduced from 5 to 4 per cent.
- August a Charter granted by the Emperor of Germany to the Ostend Company, under 1723 which a very successful trade was carried on, until political reasons induced the Emperor to destroy it.
- A Charter granted, enabling the Company to establish a Mayor's Court at each of the three presidences. Calcutta, Madras, and Bombay, and to hold Courts of Quarter Seesion to determine all penal consess but those of High I reason, 1726
- Charter renewed, and privileges extended to Lady day, 1769. Company agreed to accept an interest of 4, instead of 5 per cent, on loss to Government of 3,200,000, and paid a premium of 200,000 f. Restricted from holding lends and tenements in Britain above the value of 10,000 per annum. (3 Goo. II. c. 14.) 1730
- Swedish India Company formed. 1731 Dividend due Christmas, 1732, reduced from 8 to 7 per cent.
- Investon of India and massacre of Delhi by Nadir Shah of Persia. 17.30 [The Wogul Power declines rapidly, and many of the subabdors or viceroys become
- independent. The Mahrattas obtain great power, and the Robillas form a separate state.] 1744
- Exclusive privileges continued to Lady day, 1783, m consideration of a loan to Government of 1 000,000/ (13 Geo. 11 c. 17)
- War being declared between England and France, a Prench fleet was dispatched to 1746 attack Madras-September 14: Fleet anchored about twelve milegyouth of Madras, and landed 600 men, commanded by Labourdonnais. Madras capifills of fire a bombardment of five days; trenty sizes by Labourdonnais, who covenanted to restore the town on paymen of a moderate ransom. Dupleix, the Governor of Pondichery, violated the capitulation.

Rise of the Mahratta Power.

<sup>+</sup> Pondichery, the seat of Government of the French in India.

1717 December 19 : Dupleix failed in an attack upon Fort St. David. 1748

English besiege Pondichery without success,

August: Madras restored to the Euglish, in pursuance of the peace of Aix la Chapelle. 1749 (17 14)

A deposed Rajah of Tanjore obtains the aid of the English by a promise of the territory of the seconds. The English take l'anjore, but abundon the cause of the deposed Rajah, on condition of receiving the territory of Devicotian from the reigning Prince. [N.B This was the beginning of the English military power in India.]

War in the Carnatice for the succession to the Nabobship of the province, occasioned by the death of the Subabdar of the Deccan. Freuch and English counged on different aides.

October: French received the sovereignty of eighty-one villages in the neighbourhood of Pondichery

of Foundarry breach party triumphant. The protege of the English, Muhammed vis, takes refuge in Tetchinopoly, where he is beserved by the French and defended by the English. Cantain Clive (afterwards Lord Cove) besieges Arcot, the capital of the Carnatic, 1751 Cantina Curve (anterwards Lord Curve: newspee Arron, the capital of the Carnatic, reduces it, and defen is it with success up and very superior forces Hostillies continue, the advantage being generally on the English side August 2: Commissioners arrive from France and Englangs to put an end to the war,

1752 3

1754 Daniely superseded

October 11. Fruce for three months agreed to

December 26 , treaty of peace signed at Pondichery. Both nations to withdraw from interference in the affilies of the native Princes

1755 Severnirong and Bancoote | taken by Commodore James from Angria, a Mahratta pirate, who had successfully rebeiled against his country, and disturbed for many years the commerce of the coast.

The guinnerte it. Angris taken prisoner, and his piratical state destroyed, by the combined forces of the University and English under Admiral Watson and Colonel Clice June 18; Calcutta attacke by Sursia Howlas, the Subindan of Bengal, who was dis-1756 pleased at the erection of fortifications by the English. The Governor and other principal persons escape from the to t, take with them all means of defence, and leave their countrymen to their fale, without an effort to save them. Culcutta taken by the Subandar, and 146 persons put tor security into the English prison (the Black Hole), where 123 perished from suffication

Treaty between the Pres dency of Bombay and Baice Row, the Peishwat of the Mahtatter, excluding the Dutch from the Mahrattah deminions, and giving to the English Port Vittoria, Bancoote, and Hematgur, in exchange for Cheriah. Decemb r . 1 . Admiral Waison and Colonel Clive acrive with a fleet in the Ganges.

January 3 Calcutta retaken. January 11 Hoogly retaken. 1757

Pebruary 3 the Subahdar Surrounds Calcutta; but on the 9th concludes a peace with

the Enclish, and permits them to fortify the place.

March 14: Enclish take possession of Chandermatore, a French settlement.

The English determine to depose the Subshdar, and to put Meer Jaffler, an officer of high rank, in his place.

Jone 15: Battle of Plassy, in which Colonel Clive, with about 3000 men, vanquished the Subabiliar at the head of mearly 70,000, and laid the foundation of the British power in Linux.

Wa, ien-wed in the Carontic with various success. French take Vizagapstam, Chit-tapel, and other forts. Each take Madura. Influence of Bassa very great in the Bennavia; he obt dus from the subshdar a grant of the Northern Circais §

Appl 28 : French fleet arrives at bort St David from Europe under the command of 1758 Count de Lally.

April 29: English fleet arrives. Undecisive combat between the two fleets.

June 1: Lally takes Fort St. Divid, and taxes the fortifications.

October 1: Lally takes Arcot, capital of the Carnatic. Bussy reculed from the Deccan by Latly, who

December 11, commences the siege of Madras.

December 14: Black Town captured. Siege continued until the arrival of a British flow under Admiral Pacoke (February 16, 1759), when Lally getres,

June 11: a Commission arrives at Bengal from the Court of Directors, remodelling the

whole government; a Council of Ten appointed, and four Governors nominated, to preside each three months. Clive was not included in the nomination. The whole hody ananimously inside Clive to take the government upon himself September: an Expedition dispatched from Bengal by Clive to drive the French out

of the titears

March 4: Offensive treaty with the Nobob of Surat against one of the chiefs, called the Siddees, who had possessed himself of the costle and fleet helonging to Surat: both 1759 given up on the same day.

On the Mulanar coust

<sup>\*</sup> Carnatic, a zrand division of the Subah of the Deccan.

The Peishwa was originally chief of a council of eight Bramins, by whose advice offairs of state were regulated. The office of Peishwa had, by degrees, become hereditary, and his power superior to that of the sovereign Mustafangar, Ellore, Rajahmundry, Chicacolo-all North of Madras.

April 6 English take Masulipatam, and conclude a treaty with the Subahdar of the 1709 Deccen, by which that Prince ceded much territory and en laged to suffer no French settlement in his dominions. The French forts fall successively into the power of the English -November 29. Wandewssh. December 10. Carangoly; Pebruary 9, 1760, Arcot falls; January 14, 1761, Pondo bery surcenders; and by the middle of April, not a vestue of the power of the French remains in the Pennaula.

A confederacy between the Nabobs of One and Allababad to seize on Bengal; they

invite the eldest son of the Emperor Atum Gir to join their enterprise. Patua attacked, hat the confederacy dissolved by the freachers of the Nabob of Oude, who series on Allahabad. Mack on Paton consequently withdrawn. The Mogal Prince, left power-

February Colored Cities sails for England. The Mogal Prince again invades Bahar, and on his acutch receives intelligence of his father's death. He assumes the title of 1760 Shah Alum 11

February 11 . shah Mum defeated by Calliand, and the Bengal troops under Meeran,

son of Mir Jamei.

March the Emperor avoids the enemy, and boldly enters Bengal leaving them behind him After many versattudes the Emperor is dually detected (Jan. 1701) by Major Carnac, and con Julies a treaty with the English, by which he confirms their valuabilities in his dignity, and arrest to receive 24 lacks per annum as revenue (about 21 about 21 about 21). July: Mr. Vansittant succeeds Clive as Governor of Beneal. Mir Missim, son in law of Mir Jaffier receives the power of the Subabdarship, Jaffier still retaining the title. september "7 Thats with Mir Cisim, by which the revenues of Burdwan, Midnapore, and Chiffingong are assigned to the Company.

Mir Jaffier resigns the ambubularship

Almost all Hindustan at this time in possession of the Wahr das, joined by the other Hindu states, or of the Mahometaus headed by Ahmed Abdalli, the Alghan Prince of Castern Persia. The supremacy of the Abdalli Alghans decided, and the Mahratta power broken by the great battle of Paniput (Jan. 1761), in which the latter were routed with horrible slaughter. The Atglians recognise Shah Alum as the Great Morni.

1761 January: Shah Alum defeated at Patna by Major Carnac. Treaty with Shab Alum; the Emperor to acknowledge Mir Comm as Subahdar, who engages to pay hom 24 lacks

per annum February 10 · Treats of Paris, by which the French recover Poudichery and the other 1763 forts which they possessed in 1719.

Company's servants determine on war with the Subabdar to support a claim made by them to exemption from internal duties on their own private trade, the Subabdar hav ing abolished all internal duties in order to protect the native merchants from ruin, in

consequence of this claim, which had been copressively enforced Jane 25. Mr. Ellis surprised and took Patna; but while his soldiers were engaged in plunder, they were attacked by the Subabdar's troops, and made prisoners. Subabdar inkes Cossimbuz ir.

July . English treat with Mar Jaffi 1, agreeing to restore him on condition of his exempt. ing them alone from internal dates.

August 2: Mir Camm defeated fires to Patna.

September 5 : Pass of Ondwa forced.

October: Mougir taken Casim murders his English prisoners November 6 · Patra taken - Mir Casim seeks protection of the Nabob of Oude

Rebrusty 11 a serious mutiny broke out in the English army; quelled by the severity

of Major Munra, and arrived from Rombay in May.

October 23 Estile of Buxar, 11 which the Allies were defeated, the power of the
Naboh of Oude was broken, and the Emocour thrown on the projection of the English 1764 Emperor established in the dominions of the Subabdor of Oude English received Chazeeporu

1765 January : Death of Mir Jaffier at Calcutta, his son, Nujeem ad Dowla, made Subahdar : the military affairs of the country taken by the English rate their own ban is, May 3: Lord Clive arrives at Calcutta, with the titles of Governor and Commander-in-

Chief :- Orders from Court of Directors that no servant of the Company should receive presents above the amount of 1000 rupers, without the consent of Council, and that all presents exceeding in amout 4000 tupees should be paid over to the Company May 19 Nabob of Oude (suja Dowlas throws himself on the generosity of the English.

who restore him to his dominions, except Corah and Allahabad, and which are reserved to the Emperor

August 12: Imperial grant issued, constituting the Company Dewannee for Receivers of Revenue) of Bengal and Orissa

[N B. This grant gave the Company the virtual sovereignty of these extensive countries.

January 1: Double Battar abolished; a serious mutiny arises in consequence; subdued 1766 by the firmness of Clive; many officers cashiered had been as Down as Death of Nujcem at Down, nominal Submanr of Bengal; succeeded by his

brother, Syeff ad Dowla. November 12 : Treaty with Nizam Ali, the Subahdar of the Deccan, t by which the

<sup>\*</sup> Az allowance to officers in the field.

<sup>†</sup> This prince is usually called by the English the Nizam of the Deccan, or simply the Nizam

Northern Circars were granted to the English for an annual payment of 5 lacks; the English to assist the Subsidiar with troops. The Subsidiar procures the! sid of the English against Hader Ali, who, from a subordinate rank, in the service of the Rajah

1767

Emplish against 1740er An, was, from a monotonicat tank in the service of the ranges of Mysore, had raised himself to the throne about 1750.

January Lord Clive sails for England; Mr. Verelyt succeeds as President.

May 6. General Court of Proprietors vote a divisered of 124 per cent, which is rescribed. (J ne 21) by an Act or Parliament, directing that future dividends should be fixed by a ballot, in a court called for the purpose.

September; the English troops, who supposed themselves in alliance with the Nizam. suddenly attacked by him and Hyder M; a treaty having been surrentitiously concludest between them ug unst the English

December. Allies beaten by the English near Vellore

Pehruary - the Nizon concludes a treaty with the English, giving up Carnatic Bala-1768 ghout, and reducing the annual tribute for the Circars. English attack Hyder Ali, and take some important places September: Hyder Alt offers peace, refused by the English Hyder retrieves all his

January-enters the Carnatic, lays waste Madura and Tionevelly, and plunders the 1769

whole country. April 1. Hyder marches to Madras and forces the English to conclude a treaty of

attiance with him, stioulating a restitution of conquests

April: Vet passed of Geo 111. c 21, allowing the Company to hold the territorial April: Act pass at the control of the control of the company to nome me territorial revenues of India for five years, and to pay 400,0 m/ per annum into the Exenciper; appointing Ur. Vinstiant, Mr. Scratton, and Col. Ford, to proceed to India, as supervisors, with the power of Government. Supervisors sail for India. Ship lost, and never heard of after.

December 21 Mr. Verelst resigns the Presidentship. Succeeded by Mr. Cartier

1770 A terrible famine in Bengal, one third of the inhabitants supposed to have perished. March (h.: Death of Subabdur of Bengal, Sveff ad Dowla, Succeeded by his brother. Muharek ad Dowla, a minor.

July: "trivial vadras of Sr. John Lindsay, with full powers to treat with native Sovereges, independent of the Commany. Sir John invours the pretensions of the

Nation of Arc it og anst the Comp my.

War between Hyder Ali and the Mahostfas , both parties solicit the aid of the English, 1771 who residee on remaining neuter. Nahob of Arcot joins the Mahrattas? Lindsay endeavours to urge the English to join the Mahrattas against Hyder Al September 2: Lands of succeeded by Sir Robert Harland, who also endeavour to urge

the Presidency to war against Hyder.

October 27. Peare signed with the Rajah of Tanjore, on whom war had been made to gratify the Nabob of Arcot December 25. Muh Alum, the Great Mogul, who had been residung under British protection at Allahabad, enters Delhi as Emperor under a Mahratia escoit; he is com-

pelled to job them against the condition whom they detent January: Sir Robert Harand and the Nabob, during the Presidency resolved on main taming a strict neutrality, presail on the Mahrattus to retire by large payments of 1771 money.

April 13. Warren History succeeds Mr. Cartier as Governor of Bongal. The Comping who had he d the Dewinner for seven years, but exercising the functions in the name of the Subildar, now do I we themselves the Receivers of Revenues.

July Mahiatins mike peac with Hyder the Company's Funds derauged.

July 9. A deficiency of above 1,009,00 %, declared,

July 15 A Loan from the Bank of 100,0 tol. July 29: an additional Loan of 2 0,0002.

August 10. State of the Company's adjurs laid before Government, representing the necessity of a long of 1,000, ord at least.

December 22: Mahratias enter Delhi, and force the Emperor to cede to them Allaha.

had and Corah, which states were, however, delivered by his deputy into the hands of the Englis ..

1773 Robicund ravaged by the Mihrattas, and defended by the English and the Nabob of Öude.

September . Nab of Oude agrees with Mr Hestings to pay forty lacks, and a monthly allowance for the English troops, on condition of receiving aid to externomate the Rubi las, and to annex their territories to his. Allahabad and Corsh sold to the Nabeb of Oude for fifty lacks. Payment of his pension of twenty-six lacks withheld from Sinh Alum, in consequence of his being under Mahratta protection

War d clared again with Tanjare, at the request of the Nabeb of Arcot. Tanjare taken and the Rajar detironed. Duth expelled from Negapetnam, which was theirs by purchase from the itsjan of 'anjare.

Two Acts of Parliament were passed in June, one lending the Company 1,400,000% at 4 per cutt testileting the dividend to 6 per cent foregoing the annual payment of 400,007 until the dest be discharged, and continuing the retation of territorial possessions until the expiration of the Charles.

by the other Act the Constitution of the Commany was entirely changed, and fixed mainly as at present. By the former constitution every proprietor of Stock had the right of voting in General Courts; this Act disqualified all persons whose Stock was below 500/.; made no change in the right of holders of Stock from 500/ to 1000/; gave an additional vote to proprietors of from 1000/. to 3000/, two additional from 3000/eto

60007, and three from 60007, to 10,0007, instead of re-electing the whole famber of Directors every year, six only went out by rotation, in li-u of whom others were elected. A Governor General was appointed to reside in Bengal, and the other Presidencies were made subordinate to Beng il. The trst Governor-General (str. Hastings) was nominated by the Act to preside for five years. The administration was to be subsequently in the Directors, subject to the approbation of the Government. A supreme Court of Judicature was metitute at Chautta, with Judges appointed by the Crown All territorial correspondence to be laid before the Wints ry

- 1774 April 23. the English in execution of the bargain with the Nabob of Oude, attack and defeat the Robilly comy. The Nabob, which or kent out of the bittle, of universel their camo, and batch and all who could be found, the country laid waste, vidages burned, and proper massacred, for three days, without eductual opposition ( on the Eugush. December 12. A force left Bombay, with the intention of taking possession of Salsette and Bessein, which was eff cred on the inth
- March 6 Dreaty letween the Presidency of Bombay and Ragoba, a deposed Peishwa of the Bahrattus, by which Ragoba agreed to code Salsette and Bass in, and the wah-1775 ratta share in the Revenues or Broach and other places, the English agreed to aid itagoba in the recover of his arthouty
  - May: An army sent to aid Regeba, which gains considerable advantages. Supreme Government 'at Bengshi disamp over the negetion on the Ragoba, and order the treaty to be caucifed. Razobs, aboutened, retreats simost alone to surat. The suprema G vernment enders our to make the same sit, ulation at Poonali (the dabratta capital), which they but condended it Bourney, but after a long interval 75d June, 1776, suc-ceed in obtaining salsette only. At the some time letters were received from the Court, comman ling the Supreme Coverainent to co-operate with the Government of Bombay, and applauding the trenty with Rugoba.
  - May 21. Treaty with the new Submidir of Oude. Asof ad Dowla (son of Sajoh Dowla, who died in Janury), granauteing to how the po-session of Coroli and Allahabad; the Submidiar gives in the territory of Benaries to the Company
  - May 3n . Warren (tastings needed of receiving large brites, among others, one from Monny Regum, a concabine of the late Mir Jather, who had been appointed guardim to Mubarekud Dowla, in paference to others whose claims were more forcible. The guardianship taken from the Begum.
- December 1 : Lard Poor takes the office of Governor of Mains March II; Water it Hastings accused by Raph Nucdeomer, the Foujdar of Hoogly, of 1776 receiving bother to a vast amount. Numbermar prosecuted by Hastings and Mr. Valuable t for a conspiracy to force a native to write a petition against them, the conspiracy was not preved. A few days after, Nundcomar was accused of forgery, condemned, and (A reast 5, banged, anadst the tears and shricks of his countrymen, forgery not being a capital offence by the laws of India

  - April 11 Restor from of the Rugh of Tanjore procedured at Vindras.

    August 22: Lord Pizot suspends two Members of Council, in consequence of violent desputes as to the person to whom the charge of restoring the Rajah should be
  - August 43: The suspended Members, with some others, declare themselves the Ouvernment, and protest against the Acts of Lord Pigot. Lord Pigot suspends all those who signed the protest
  - Angust 24: The suspended Memb ra arrest Lord Pigot, and commit him to prison, where he died (April 17th, 1777)
- 1777 Mr. Hastings by an authorized signif, tenders his resignation of the Government Court of Directors accept his resignation, and choose the Wherer to succeed him June 19., Intelligence of Hastinge's resignation reaches Culculta, where great confusion arises from Hastings substructed in the resignation. Supreme Court support Hastings in his resolution to retain the Constitutent
  - November : in cons quence of great comp aints from Bengalpof the encroachments of the Supreme Court, who endeavoured to extend their jurisdiction over all classes of natives, though legably restricted to the servants of the Company, the Directors appeal to the Win sters for renet.
- 1778 Hastings procures the re-appointment of Munny Begum to the guardianship of Muharek ad Dowla, which was however, again rescanded by order of Court, the following
  - July . In consequence of intelligence reaching India of the war between France and England, Chandetuszore, Masuripatam, and Caucal were taken from the French.

    August 8. Propositions made to attack Pendichery by land and sea. August 10, Combat between French and English fleets, in which the former were defeated, and comperted (August 21) to have the coast.
  - October, tenetchery surrendered, and the fortifications demolished
- January 1: A hosts of Engish march towns is Poonsh, in pursuance of a treaty (Nor.mber 77th with Ragoba, with the intention of supporting Ragoba. The expedition pat under the commonly of a cerif committee, who were some currently noted by the Universities, and force of to sign a treaty, by which tone agreed to deliver up Ragoba, 1776 and to reinquish all the acquisitions made ance 1756, January 30 : Au lengtish detachment from Bengal, under General Goddard, arrives at
  - Burhampoor, after a journey of nearly ten months; leaves Burhampoor on the 6th February, and arrives at Surat on the thirtieth. Goddard in vain endeavours to negotiate with the Mabratta Government.

1779 The Government of Bengal notify to the Zemindars, &c that they are not subject the the jurisdiction of the Suprome Court; and forbid the Provincial Chiefs to aid tom with military force.

January 2: Goldard crosses the Tapti and takes Dubboy (January 20), and Ahmedabad

1780 (February 15), the capital of Guzernt

April 1. Goddard defeats Scindish, the Mahratta Chief, and takes possession of a great part of the country.

June. Intelligence received at Madras, of the warlike preparations of Hyder Ali. who, exasperated at the demonstron of Mahe in post in possession of the French, within his dominions, taken Warch 19, 1779), had made an udiance with the Mahiatias, and assembled a trige arms, officered by Frenchmen, and provided web arms from Parope. Agenst 25. English army, under Sir Hector Munro, march from Wadres to uppage Hyder Au

1781 Sentenmer 10. A detachment, under the command of Colonel Baltic, uttacked and taken pusoners by Hyder

Sentember 11. Too English retreat, and arrive at Madras on the thirteenth,

October 31 : Hyder Ah tikes Arcot

November 5; Sir tyre Coote, with a defactment of infantry and artiflery, arrives at

Madras, January 17 - Army march under hir Eyro Toole. After several months, meeticity by definals Hyder Ali near Porto Novo (July 1), and returns to Baginas in November. Pebruary 20 . Establishment of the Board of Revenue

June 22. Lord Uscattery series as Governor at Madres. Sa ros, Pulicat and Nega-

pathon taken from the Patch.
July 7: Watern Hastings sets out on a tour to the Northern Provinces

August 11. Histings a rives at Benares, where he puts the Rainh Cheyte Sing under arrest, for alleged delay in the payment of large and irregular demands made upon him by Hastings. The Raidh is defended by his subjects, a skirmish cusues and the Rajah escapes

Chevie sing formally deposed, his nephew, a minor placed on the mushud, and the administration of the country taken into the bands of the English.

Scotember .9 . Treaty of Chanar signed between the smeabdar of Oade and Governor Hastings by which the Nahab was relieved of all his debts to the Company, on condition of his seizur the property of the Beaums, his mother and grandmother, and delivering it no to the English; this treaty enabled the subaddar take possession of the lands of Figoodia Khan, a Robilla chief, who had escap of the massacre, and who had settled at itempoor, under guarantee of the English. On this o casion the Naboh made

present to Mr. Hastings of 100,500/ October 21. Other of Judge of Sudder Dewinner Adawlut (Court of Appeal) offered by Hastings to the Chief Judge of the Supreme Court (Sir Eman Impey), with a solary of 60,0 0 among per annula. After this, we hear of no more disputes between the Supreme Court and the company's Government. The House of Commons recall Sir E. Impey, in May following

November 9: Bidgeout, where the family of the Rajah of Benares resided, taken by capitulation; the capitulation violated by the English and the Princesses of the Rejah's family ill treated.

D-cember 2: The Revenues of the Nabob of the Carnatic assigned to the Company for five years, with the reserve of a six h for his private expenses. The Company to recognise his independence as Nabob, and to aid him in recogning a portion of his territories to the possession of Hyder Ali

The Charter was renewed this year by Act 21, Geo. III c. 65, to continue until March, 1794. The Company to pay down 4 or nonl. and to be allowed a dividend of 8 per cent; three fourths of any surplus to be paid to the Government. All positical dispatches to be first communicated to Ministers, who are to decide in all questions relative to peace and war.

January 7: Major Abin-ton, hesieged at Tellicherry by a very superior number of Hyde 's army, makes a sally and drives away the heategers

January 12: Nahob of Oude, siter much rolustance, with the sid of Knelish troops, takes possession of the Beguns' palace. Two old domestics of the Reguns tortured, to induce the Beguns to part with their money. Above 50 1,000/ paid, but the ill treatment continued, with the hope of clienting more money, until December, when it being found unavailing, the servants were set at liberty

February 11: An English fleet, under the command of Admirel Hughes, arrives at Madras, after taking Trim omalee; is followed by a French fleet under Admiral huffield, with whom he has a short condict on the 17th.

February 12: tain ut taken.

1789

February 16 and 18 : Colonel Braithwaite, with an army of less than 200 men, of whom 100 only were English, attacked on the Coleroon, by Tippoo, at the head of 20,000 men, aided by Lally with 400 Europeans. Branthwite degrated Tippoo treats his prisoners with great humanity. . February 19: French Sect lands 2000 men for the assistance of Tippoo, who take

Cuddalore, 3d April.

April 17: A severe but indecisive combut between the two fiects.
Bay 17: Treaty between the Supreme Government and the Mahrattas, by wisch Bassein, Ahmedabad, and the other acquisitions were ceded to the Rahrattas, who agreed to allow no nation but the English to have intercourse with them.

1789 May 23 A Report received from the Select Committee of the House of Commons, is whom the Petitions from Bengal against the pretensions of the Supreme Court . had been referred, in pursuance of which a Bill passed the House, exempting the Covernor and Council, as well as the Zemindars, and all revenue matters, from its jurisdiction. August at Concomalee taken by the French fleet

September b. Conflict between the feets, En tish have the advantage.

September . 8 Sir Eye Coote takes offence at the conduct of the Madras Gavernment, and leaves the aimy

October 15 Admin of Hughes, not withstanding necessary for his aid, leaves the coast, abundaning wad, as to main . Twelve hungled persons weekly die at Madras, for several weeks

December . Death of Hyder Air Tippoo Saib establishes himself on the throne of Myso c evacuates A cor and retires from the Carnata, to settle the affairs of his kingdom, and to resist an invision of the vialubar coast by General Watth we

1783 General Notthews takes Bednore, Anaupore, Onore, and Wangatore, with a vast treasure, which he refused to anyde, norwitastanding the distress of the army from want of Bombay Government supersede General Matthews, and appoint Colonel Macleod commanuer.

Supreme Government, who had approved of the assignment of Carnatic January 13 revenues unde by the \that to the Madras covernment in December, 1781 now order the assignment to be returned, previous to the receival of the order at Wadras, letters arrive from the Court of Directors, approving of the assignment and commanding the Supreme Government to aid the Wach is government. Hastings disoboys the orders of Court, and repeats his commands to restore the a signment to the Nabob. Lord Macartney refuses to obe the order

Femuly 1 Letter from Court of Directors received, directing an inquiry into the aconduct of the Begans, and commanding that their estates be reglored, in the event of nothing being proved against them. Histings opnoses the inquity

March Bussy, at the head of a French detachment, lands at Cuddalore (on the Coroman tel coast). G neral Stuart, who succeeded Sir. Evic Coote as commander, being ordered to march to Cudanlore (200 miles), retuses to obey until the 21st of April, when ho sats out at the rate of two miles and a hair per day. He arrives at Cuddalors about the begin ag of June, attacks the piace on the 13th, and as requised by the French with very great loss. The Madrias government arom after affect General Stuart for repeated acts of disobatience, and send him to England

April 9. Toppoo finds the English atmy under the lead in a state of great disorder; all parties disputing on the division of sport taken

Amu 30 Toppon takes Bednore by capitulation, which he violates, and imprisons the

garrison like felons. In pursuons of the treaty of Versailles, Pendichery and Carical, with the former pos-sessors in Bengul, were restored to France. Trinconnice at the same time restored to the Datch

Mr. Fox . Bill for abolishing the Courts of Directors and Proprietors, and for giving to the Government the power of choosing Seven Commissioners, who should be invested with full powers to covern India, and to appoint to all offices, whether in India or England, with power of removal, passed the Commons with a great majority, but was rejected by the Louds

January 2: The garrison of Mangalore, which had been invested by Tippoo since May 1781 23, 1783, capitulates after a gallant defence, and marches out with all the honours of

February 17. Hastings sets out on his second Tour, from which he returns the following November.

March 11: Trenty of peace signed with Tippoo, stipulating a restitution of conquests ou both sides.

June. The Commutation Act passed, by which the duties on Cas were reduced from 50 to 123 per cent, and an additional window tax laid on.

August 13. Mr. Phil's Birl † passed: by which was established a Board of Control, composed of Six Privy Councillors, to be selected by the King; then duties were to superintend the territorial concerns of the Company, to inspect all letters to and from India, with the exception of such as were purely commercial, to after and amend such despatches to fidin as they might think proper, and even, it argent cases, to transmit its orders to India without the impection of the Directors. The Court of Proprietors act to have the power of affecting any act of the Court of Directors, which might be approved by the Board . the fortunes sequired in India, to be ascertained on the return of each Company's servant from India;. A special followed to be established for the punishment of delinquencies mearred in India—the Governor General, the Presidents, and the wembers of Council to be named by the Court of Directors, subject to the approbation of the King. The Commander in Chief to be chosen by the King exclusively.

<sup>\*</sup> To prevent confusion, it may be useful to observe, that by " Supreme Government" is recent the Governor and Council in Bengal, subject to the Court of Directors; and by "Supreme Court," the court of judicature in Calcutta, judging according to the laws of England, independent of the Company.

4 24 Geo, Iff. c. 25.

<sup>†</sup> This clause was repealed by 25 Geo. 111, 57.

5 8 mm

February 8: Warren Hastings resigns the government and returns to England.

The Board of Cuntral order the debts of the Nabob of Accot to be paid without any 1745 investigation, and the assignment of his revenues to be restored to bim.

Lord blacartney appointed Governor-General. He declines the office, and returns to

England, 9th January, 17:6. Lord Cornwallis appointed Governor General, takes possession of his government in

1746

September. Four Acts of Parliament passed; the first (26 Geo. HI c. 16) siving to the Governor-General the power of acting in opposition to the will of his Council. The second (26 25 ) granting to the King the power of receling the Governor General. The third (26 Geo 111 c 57) repealing the clause in the lefe Act which compelled the servants of the Company refuring from India to produce a statement of their futures. The tourth (20 (100 111, 0.62) enabling the Company to sell 1,207,559/ 154, of their loan to Government of 4,200,000/, and allowing them to add 800,000/, to their capital.

Impeachment of Warren Hastings for cruelty and tyranny determined on Pebruare 13: Frail of Hastings commenced. His trail inited above seven years; the defense began 2d June, 1791; and Hastings was a quited 23d April, 1795 The Court 1788 of Directors granted but an annuaty of 4 00% for twenty-eight years and a half, to date from the 24th June, 1785.
Sentember The Nizam of the Decean codes Guntoor to the English Engagements

cutered into with the Nizum to aid him with troops, by a liberal construction of the treats of February, 176%.

English send fromps to the assistance of their ally, the Rajah of Travancore, who is threatened by Tippoo.

1780 The decennal settlement of the lands, commenced towards the end of the year in Bengal, in the following, the same regulation was begun in Bahm; the whole was complited in 1793, when, in pursuance of instructions from England, the settlement

was declared perpetual. By this settlement, which produced such an important change in that large portion of India, the Zemindaes, who were in fact the revenue avents of the Mogal government, usually hereditory and possessed of much power and influence, but not owners of the land, which they could neither sell nor shenate, were declared the actual landowners, and from them the principal revenue of lada was to be derived, in the shape of landtax. The reals, or pensentry, who, though often grievonety appressed, were, after the Sovereign, the real owners of the soil, of which they could not be dispossessed, while they paid the assessments feried upon it, were declared the femants of the Zemindars. The effects of this manufact measure were discistous. The Zemindars, obliged to go through the legal formanties to collect their rents from the ryots were unable to pay their taxes to the Government, whose proceedings were summary. Their lands were gradually sold for acrons of taxes, and passed into the hands of absence landlords; in a few years almost all the Zemmadas disappeared. No improvement took place among the ryots, who were perhaps more opproved by the middlemen munediately above them. than they had been by the Zemandars.

1798 December 24: Tipped attacks the lines of Travencore, but is repulsed with considerable slauchter.

March 6 Tappoo again attacks the lines of Travancore.

May 7 Time assemble the wall, enters, ravages a part of the country, and returns to his capital on the 24th.

June : A triple ulliquee made with the Nizam and the Mahrattas against Tippen : in which it was agreed to divide equally all conquests made from him; signed by the Mahratius 1st June, by the Nizam, 4th July.

July 16 : General distalows commences the campaign; he advances to Colmbetore, taking several places on his route,

June 21; The Supreme Government see it necessary to resume the revenues of the Nabob of Arcot, which had been restored by command of the Board of Control.

September : Tuppoo retakes some strong places December : The English under General Abererombie become masters of all the country

on the Malabar coast. December 14: Lord Cornwalls arrives at Medras.

1791 Pebrusry 5: Lord Cornwallis marches to Vollore, traverses the Mooglee pass, and reaches Bangalore, March 5. March 6 : Siege of Bangalore,

March 21 : Bangalore taken.

May 17: Battle of Arikera, nine miles from Seringapatam. Tippeo defeated. May 26 : English stray, much weakened by disease, begin to retreat, and fall in with the Blahrottes, their allies, May 27, 28, 29 . Unsuccessful negotiations with Tippho for peace.

July : Allies return to Bangalore.

July 16 : Oossoor taken. 22 : Rayacottah taken.

December 13: favandroog taken. February 5: Alliek utrive in the n'eighbourhood of Seringapalam. 1792

Rebruary 6: Storm the redouble.

February 15: Tippoo liberates two English prisoners, whom he sends to Commality with proposals of peace.

EXXX

February 24: Preliminaries of peace: Tippos agrees to sade one-half of Mysors, and to pay 33,000,000 rugges, and to give up two of his chiest sons as hostages. 1792

pay 3,5,00,000 to come or to give a reverse some as hostages.

March 19: Th finitive treaty sign d.

August 1: Sir Charles Oukly succeeds General Meadows in the government of Madras. February : In consequence of an application from the Rajah of Nepaul for assistance 1786 February: an consequence of an approximation from the Region of Regions the troups of the Emperor of China, a mediatory dopatation was sent to Kintmande, the capital, conducted by Colonel Kirkpatrick; peace had, however, been concluded before his arrival

cogcluses nearrysi
Great allerations in judges! affairs in Bengal Zillah (or district) Courts for civil
causes instituted. Proyneral Courts of Appeal established at 'alculta, Patna, Ducca,
and Moorshedabud. A Court of Sudder Downnec Adamiut (or last Appeal) set up at Calcutta. Judges' fees shoushed.

Crimmal courts errected and circu is app inted. Assizes to be held at the Pour Provincall Con to monthly, and at the Zuikhs wice a year. A High Criminal Court of Appeal, called the Nizamut Adawlat, former at Calcutra

Pondichery and other French settlements taken for the third time, in consequence of the war between isugland and France.

Anoust Lord Cornwallis sailed for England, succeeded in the government by sir John Shore (Lord Tei mouth).

September 14. Uzeer ud Dowla proclaimed Subahdar, at the douth of his father Mubalrek nd Dow'n

A New Chair r granted for twenty years. The regulations of this Act were chiefly as before: salmes to be allowed to the commissioners of the Board of Control, to be paid by the Company. Commissioners to longer to be taken exclusively from the Privy Council. Company obuged to provide annually 3000 tons of shipping for the use of private traders. March ty: Sous of Tippoo restored to him.

1701 Septomber 7; Lard Hobert succeeds to the government of Madras. Death of Fyzoolla Khan et Rumpi re et shother Cholang Mishomed puts the heir to diath, and usurps the sorrie guty. Attacked and defeated at Battawish by the British, under it Robert Aberciomby

1795 March: A war broke out between the Vahrattas and the Nizam in consequence of a demand man, by the Mahodias for arrears of chout 7. The English refuse to aid the Nizana, who is defeated, and come sled to cope a portion of his territory and revenue October 13 Mahomed Ah. Nahob et Arcot, dies. His son Ouduit ul Omrah succeeds. October 27 : Death of Madhoo Row, Peishwa of the Mahiattas. Dutch settlements in Coylon, at Banda, Amboyna, Manacia, and Cape of Good Hone taken Cochin sarrenders after a brave resistance,

Death of Asoch ad Onema, Subshdar of Ondo. His eldest son, Maza Ali, succeeds. 1797 January 21: Saudut Ah, brother of Asoph ad Doy is, put on the throne of Onde, in con-sequence of the at egod alegiumacy of Marza Att. Allababad given over to the English. 1798

r John Shore sailed for Lagland. May 17: The Earl of Mornington (now Marquis Welles cy) herives at Calculta as Covernor General

June : Tipped having sent ambasandors to the French authorities at the Mauritius, sollciting old against the English, Governor Coneral resolves on war against him.

August 21 : Lord Crive succeeds Lord Hobart in the government of Madras September 1: New toody with the Nizm, who agrees to dishaid a body of French sol-

diers which he had in his service, and to receive four buttalions of lengtish. November &. Governor-General scuds a letter to lippoo, in which he warns him against connection with the French, and proposes to send him a British officer, to adjust a course of confuct for him and his allies.

December 31 : Governor General arrives at Madras, where he finds a letter from Tippoo. in which he expresses himself desirens of cultivating peace.

January: Tippoo prepaces to send an embassy to France.

1700

January 11: The deposed Nabob of Oude, with his attendants, assessinate Mr. Cherry, the British resident at Benares, and other gentlemen; he then makes his escape into the woods, where he collects a productory hand; taken to December following, and imprisones at Carcutta.

Pebruary 3, stood stornington orders the army to enter Mysore.

February 2:: Bombay army under General Stuart march from Cananere.
March 5: General Stuart defeats Tippoo wear Seculatore. Tippoo retreats to Seringa. patam on the 14th

furch 5 : Heneral Harris enters Mysore at the head of the Madras army, and the troops of the Nizam.

April 5: Muiras army arrives at Seringapatam.

April 14: Bombay army joins. April 20: Tippeo sends a letter to General Harris, soliciting negociation.

April 22: Braught of abreaty seat to Tippoo.

April 28: after some attempts on the part of Tippoo to evade the terms of the treaty, . It was determined to begin the assault of Seringapatam.

<sup>\*</sup> About 3,309,9407. (......) A sort of black until, until to the Mahrattas as the price of their ferbeaupes, and of pre-faction from the robberies of other predatory states. 12 45 6

1700 May 4: Seringapatem stormed by Major Ocheral Bajed. Tienes killed.

June 22: Paultion treaty of Mysore, between the Myson and the English. Mysore divided. The English take the southern portion, and the city of Segisteppians, by which sociasion their territory reaches from sea to sea. The Nigation state in equal which accessed mele territory rescaes room sea to sea. Into Argents seems an equal portion on the north east. Some districts on the north-west, equal in which of more than half of each of their own portions, offered by the Alifes to the Mahrattas, and the romainner was given to Kistna Roj Oudawar, a descendant of the farrient Rajaba of My sore, under whom it formed a little kingdom, dependent on the Ruslish

July 8: Subsidiary treaty of Mysore, settling the arrangements between the new state of Mysore and the British Covernment

2000

October 25: treaty with the Rajah of Tanjore, who yields all his power to the English, receiving a pension of one lick of pagodas (about 40,000L), and one fifth of the net resenues.

December 19: Sir John Malcolm leaves Rombay as ambassador to Persia, makes a treaty of alliance with the Shah, and induces him to attack Zeman, the shah of the Afghons, in order to withdraw Zeman from his hostile designs against India. The Persians also agree to allow no Frenchmen to remain in Persia

May 13: the Nation of Sunar compelled to sign a treaty, by which he resigns his goyafthment is the English, and receives a lack-of rupees [11,49-7] per annum. October 12: Subsidiary fresty with the Nizam, who crede all his Mysorem territories to the English, and receives their sid and profession in every case.

1801 July 15: on the death of the Nabob of Arcot, the English resolve to take the functions of government into their own h nds. All Hossain, the next heir, refuses to comply. The Eugush, in consequence, raise Azim ad Dowin, the nephew of the deceased Nalab, to the nominal throne, on condition of his renouncing the powers of government in their facour

August 15 Gavernor-General sets out on a tour through the northern provinces. October 14: Battle of Indore, between Jeswunt Rao Holkar and Dowlut Rao Scindia, two powerful Wahratta chiefe; Holkar defeated.

November 14: ofter very long negociations, a treaty made with the Subahdar of Oude, by which he reimquishes Robilcand and the Dooab to the Company.

Pondichery restored in pursuance of the treaty of Amiens.

1207 June 4; the Naholi of Furrackabad codes his territory to the English on receipt of a pension of log,000 supers October 25: Holker defeats Scindia, near Poson, the capital The Peishwa files to Baucoote, and afterwards to Rassein, leaving in the bands of the tritish revident at Posona an engagement to receive and subsidize a body of English troops. The Governor-General muediately ratifies the engagement, and prepares to reinstate the Prishwa. December 31 Treaty of Bussein, in the terms of the above-mentioned engagement. The Pershwa assume a portion of territory, and agrees to have no intercourse with any other than the British Government.

1003 February 11: Fort of Samee taken from a Zemindar in the ceded districts, who resisted

the change of government.

Pebruany 27: Balceghur taken from the same Zemindar. March 12: Cutchowrs taken from another Zemindar.

March : the Madias semy, under General Arthur Wellesley, march for Poons. Holkar leaves Poona carly in April; Wellesley reaches Poona 20th of April.

May 14; The Pei-hava arrives at Poona conducted by British freeps.

August 3: after many fruitless negociations with Invelut Rao Scindis, the British resident quits Scindia a camp, and war commences against him, and his oily, the Rojch

of Berne. The guny. under General Loke, enter the Mahratta ferritories on the north; take the fort of Allighur by storm on the 3oth of August; defeat the Mahrettus near Delbi, September 12, and enter Delhi, where they t ke pessession of the Emperor a d his Family: take Arra, 17ther October, and gu na decisic executs over the Malnattas at Lassarce, after a baye resistance tel of November.

The army under General Atthur Weil sleventer the Mahratta anthea on the south, take

the fort of Ahmedonggue, Aug. 12. Detent Soudia and the Hajah of hernr at issue, on the river Kaitna, sept. 23. Boerhanpore taken on the 15th of October, and Asseeigher on the 21st. Scindin again defeated at Argania, the 28th of November. Cawilghur teken December 15.

Bombuy army under Lieutenant Colonel Woodington, take Baroach on the Stih of August. and Pochushur on the 17th of september Mairas army, under Lieutenant-Colonel Haucourt, take Manickpatam, September 14th, and ottack, October 14.

December 17: Treaty of peace with the Rajan of Berar, who cedes Cuttack, and agrees
to admit no Europeans but the English within his dominions.

December 29: Treaty of peace with Scindia, who agrees to give up Baroach, Abmedauggur, and his forts in the Douah, and to excited all Europeans except the British.

Treaties of alliance made with the Rajahs of Bhurtpore, Jodepore, and other petty chiefs near the Jumns.

Pondichery taken again.

<sup>&</sup>quot;The Ministrice returned their portion, and if was divided notwoon the Mintell dad the English.

February ??: Treaty of Boschaupore signed with Scindia, who agrees to receive British auxiliary force within his dominious, 1404

April 16: War declared against Holkar.

1: Hinglassitur, in Bundeleund, taken by the English under Monson, who is soon after obliged to retrent: abandons his gups on the 18th of July, is attacked on the 2 th of August in reveing the Bannas, when his retreat becmes a flight; Monson reaches Agra by the end of August.

August 24 : Colonel Murray, with the Guzerat army, takes Indore, Holkar's capital

in Valwa.

October 8: Holka: attacks Delhi unexpectedly; after a singe of nine days he is repulsed by the efforts of Lieutenant Coloneis Burn and Chterlony,

Cetyber 8. Lassalg rum talen; 12th, Chandore tiken; 14th, Dhoorb taken; 25th, Calus taken, which completes the reduction of all Hiller's territories in the Decema

November 13; Buttle of Deig gained by General Frazer over Holkar. General Frazer mortally wornled.

recember 14 Fort of Deig taken; this fort belonged to the Rajah of Bhurtpore, who assisted II. Ikar

1605 January 2: the siege of Bhurtpore commenced, and continued for several weeks Without success April 2: Holk ir beaten by General Lake near Bhurtpore

April '0; the Rosal of Bhurmore agrees to sign a treaty, by which he mays twenty lacks of rup ev, and cedes the territorics granted to him by a former treaty, delivering up his son as host he-

April 15. Holker oins Scindin.
July 30; Ma que Wellesley resigns the government: Marquis Corpwellis succeeds; he commune a by preparing to charge most of the measures of his predecessor, and, October 5, and on a soft to the Upper Provinces September 1 Hack ranges the British territo, eq; the Commander in Chief proceeds

names him to dents him to flight,

Get bur; Sir George Barrow assories the rovernment

No ember 23 a new triaty water Scholar, altering certain privisions in the former for a large to be undanted and offerences.

Decamber 2. Thesis with Helar, by which he renorm is all right to the territory, in the order Chemon', and all clinis on Bundermol, and entered to exclude all fairopenes, except the Laguet, from his territories. English restore the fores taken

1806

Deeth a facta Visia, the Carlott work on a many the success to be his son. There is no Deeth a facta Visia, the Gerth Weed, which success to by his son. There is he had been a facta visia, the Gerth Wether out of the En cold free out Vetace, about 18.47 after rolling a talle trans a appropriate for the execution of all separations. Jaly J. : Lord Vinto takes the mire of Governor Conord.

War with Fragme reports and day a mounterstanding between the British resident and the Dewan of the Room, France good from Fritten (Figure ) December 30: Ettish troops, under Colombel Calmers, repulse a body of Trayancore 1808 tronus

December 31: T. a ancore nemy heaten at Anjuri ha by Colonel Hamilton.

1800 Influsty 15: Travancore army susta un severe de ? . ! February 10. Storming the lines of Travancere, followed by the capture of Papana virum on the 17th, and of the while of the lines on the 21st, which puts an end to the

February 13 : Adjectur, in Bundelcund, stermed Angust .: Governor General sails from Madras, to quell a muliny which arose there in consequence of some offernive regulations.

Angust 6. It was at chattle boos a size the military treasure, and march to join the mutuous body at beingsonton, who had a sized the carrieous

Angust 23. the multicers at Sergingaprian, surrender at discretion.

Angust 29: Reduction of the fort of Bonson c. in Flavour 6 to tween the Jumin and Kettledge) the cheef of which had plundered a British of the cent

September 19: Lord Mailo arrives at Madeus, and publicate on according the 23th October: Assistance given to the Rinish of Berarar and these theory Ameer Khan,

a Managedus life, connected with Holker Amer. Khon exceed I now Bear.
February 17 - Island of Amboyna surrend is to the British, which capture is followed
by that of several others
Jaly 7, Prope I and at the Island of Borrhon, which is taken on the 6th. 1810

August 9. Bon in t. icn . 20th, Ternato taken. Descriptor of the Muscibus taken

The Pindani's "se to independence shout this time; these were bodies of freehocters, 1112 who had occusionally been stimbed to the Mohratta chieffants, to whom they paid a so tt of turbuient obedience. A 1- mgo war's of 2 adstrice plander the province of Mirzonore

Substitute official with Around How College, topple of Brooks,

June 4: Governor County and a letter to the Rajah of Acpaul, demanding redress 1812 for the repeated degree this as of the Nepau cae. July 21: Act 53 Go. III of 155 possed, enough the privileges, of the East Units Gompany for Eventy years: by this, Act the trade to India, us abrown on the Coling all no residualize, executively in the Company's hards. The first colina as commercial branches of the Company's affairs were separated, and all accausis to be distinct on those points. The King was empowered to create a Rishop of India, and three Architecons, to be paid by the Campany

1813 October 1: darques of Hartings takes possession of the government,

May 29 : Nepsuli se attack the police stat ou at flootwall, and murder in cold blood the Dategah, or ciner officer, who had surrendered himself

July 11 . Death of Sandat Ali, Vizier of Onde; his cidest son, Ghazeoudden, succeeds. November 1: War declared against Nepaul

Ap it: after repeated factures the British arms are successful in all quarters, and the Rusch of Neprut sucs for ne one 1815 Ap il 27 : convention signed at Almora, by which the whole of Kemaoon was put into

the hands of the Eritish May 15 . Capitalation of Valoun.

been before user and rejected by hun. By this treaty a portion of the recy of regards. of the hops was could to the British, and a resident admitted at Khamanda Treaty ratified 4th of March, 1816.

tal6 March 22. Death or the Grigh of Nagpore. A subsidiary treaty made with his succ-saor, Appah Salich.

to such Appending and with loss of lives, at Bareilly, in consequence of an accidental wound and a common by a bendarity is called a. In textual an obnection and April 11, and so once encagement with the mole at Bacelly, who were repulsed, with

the loss of 2100 persons

November 29: Front of the Raids of Nepaul. 1817 Feb usry 23; a daction of Hattrass, a fast belonging to a rebellious chieftain,

Attack on delicery, the Pinderces

June 1. Greaty with B | e Row, the last Peishwah of the Mahraftas; by the treaty the tradeater errollers a was desided, and the Pe sewan a claims were limited to him

own procession. A median green hadder places as eached to the Logish. General General decisions on active we assess the Pinderium, whose periodical facts store and not one and takenable. The Decomentary, make single box Bridge, and a box General green, on an easier of the contract of the contract of the process of parened to verous pill's

Octob t ld. Governor General takes the field in person.

November 5; Sential compelled to sign a trusty, engaging himself to sid in deatioxin; the Priorities.

November 6. Treats with the Raich of B rolls, making come interchanges of territo-

Novem er 2: w de ta - p mensal part of to Barbel trops were absent, Bajee Row, the Pro-ho ' of the bahestles, character, to destroy the small remaining English forces, but wash at success

November 6. buttes to us in the ne abbourhood of Varpore attacked by an immense November 0, this to provide the product poses. After either norship in the Karlish repulses their asymmetric method possession of the nown December 13 Batt on Mendingue, in which Holkar was beaten by Str. Histop.

January 6: Peace with Hother.

February 11: Plany, tre chief of Jowad, submits to the English. 13th, submission of Kerm Keer, a runderne chief

Divide April and May the Several chiefs of the Producties are successively brought to spicial con and many of them to habits of scare; termination of the Pandar is were Julie 3; Barge Rose, the Pershwah, sure addrs hindred to the En tish, agreeing to abilcare the dean and aban on the Deccan, he retires to Benaics, and receives a cengior of eight laces per chaum. June 14. Maieegach taken

November 114: Untulner taken, the last remaining place in the dominions of Baj e Kaw

The Vizer of Oude renounces his nominal allegiance to the Mogul, and assumes the 1819 the of Padishah emperor or kine) of Onde.

December 12. Treaty with the Nixam, principally comprising arrangements and ex-1449 chang sof terrarry.

Land my D: Marquis of Unstings resigns the government. 1823

August 1: Lord Ambers: Givernor General surives

Breaking out of war with the Russian coupling, in consequence of long repeated incin-sions by the British agoni the British territories, and of protection afforded by British ag-1524 thore is to refugees from Burm. se cruelty.

April 1: 17: Brogal many embark for Rongoon.

May 10; the army anchor before Rangoon, and take possession of the place on the fol louing day.

June 11: Stockade at Kemmendine destroyed.

August : Surrender of Mergus, Tavoy, and Tenamerim.

Outober : Martaban and Yoh taken.

November 1: Mutiny at Barrackpore; troops refuse to march to the Burmese territory

in consequence of the deficiency of draught cattle.

November 2: many sequence killed in suppressing the mutiny.

December 5: the Burness are defeated at Kokeen, and retreat to Descobes.

Rebrurer 25: a rebellion at Burnesse, consequent on the death of the Rajah. The seanch of the Rajah of the left: 1425

- British troops occupy Prome, where they remain all the summer. Decoupler 1—5: Burmese daily defeated in the neighbourhood of Prome. 1225
- December 9: British musch for ava, the capital. 1425
- January Is: Beartpore takes by the British, and subsequently dismantled.

  January 25: after signing a treaty of peace at Mellowne, which the King refuses to ratify, the English march again for Ava.
  - February 9: large Burmese or my defented year Pogham-mew
  - February 14: Pritish troops advance to Yandahoo, forty-five miles from the capital. F. bruary 24 : treasy of Yandahoo finally signed : the British to retain Arracan, Tavoy,
- Mercus and Tenuscerim : the Burmese to pay one crore of rupers 1:24 April 3 : Troops march from Bombay to seize a portion of Guickwar's territories in liquidation of a debt.
- July 4: Lord William Bentinck arrives at Calcutta as Governor General. 1890 Princery: on a guillon from the morehants of Calcutta, Europeans allowed to hold lauris in their own names on tesse of sixty years.

December: Decree issued for the abolition of Suttees, or the burning of Hindon widows.

## CHRONOLOGY.

Of important events in India, or having reference to India, during the use

1836.

#### Januaru.

- John Palmer, the Prince of Merchants, died.
- The first Balloon arrived in India
- Two more from breamers anuched. - The Martimere open d.
- An Ambasador arrived from Nepaul, attended by a large body of Gootkhas.
- Roces revived in Calcutta.
  - An Earthquak : felt at Chandernagore and other places some miles around.
- The Begun Samroo died
- -- A terrible hurricane off Bourbon.

#### February.

- A fresh demonstration made by the prople of Calcutta in favor of the establishment of Steam Communication between England and India,
- Some particulars received of the last Charles Eaton and her ill-fated crow and massengers.
  - .-- A Horticultural Society established at Bangalore.

#### March.

- bth, Lord Auckland assumed the Government of India.

   Sir Charles Metcarfe appointed Lieutenant Governor of the N. Western Provinces and invested with the order of the Grand Cross of the Bath.
  - The Public t brary opened.
  - Tie Transit Duties abolished,
  - The Medical College opened.
- Mr. Robertson, the Ærouaut, ascends at Garden Reach. Many thousands congregate to behold the nuceut
- Mr. J. P Grant elected Secretary to the Bengal Civil Rund after a very warm contest.
- The inhabitants of Undras petition the legislature and the Court of Directors on the Subject of Stenm Navigation.
- Great confusion and inconvenience felt owing to the introduction of a new silver and copper currency. April.
  - A meeting took place at the Town Hall to Petition Government for certain reforms in
- the administration of civil and criminal Justice in Calculta.

  Departs south Tagore presented 2000 rupers, for these successive years to be laid out in prizes for the students of the Studiest College who may acquit themselves with the greatest
- credit. Intelligence received of a scheme halched in London for laying down a rail road between Sauger and Calcutta !
- . A claimant to the Burd can mustud appears in the person of a young man who if was supposed had died many years ago.
- A piratical descent expected at Pening. The inhabitants arm and assemble it in appointed place.

  My Jerusale appointed Chief Justice at Coylon, and Sir Edward Gambler, puisse Jedge of Madrae.

- An Act passed by the Legislative Council repealing a former Act which gave to suitors, in the Mofusett, power to appeal to the Supreme Court at the Pr sidency. This act acquired the name of 'The Buck Act' from its alleged injurious effect upon the liberties and privileges of Europeans.
- The greater portion of the mercantile community commenced keeping their accounts in the Company's rupes in supercession of the Sicca. A general monthication of wages, price a of tradesman's goods, and other charges, took place consequent on the introduction of the Bow
- Lord Auckland, in answer to an application for support to the establishment of a forest hospital, and nated his wish that the inhabitants of Calcutta should endeavour to introduce a System of tora taxation under local management. A Committee was accordingly formed to give effect to his views.
  - Lord Eighnstone appointed Governor of Madras.

- An entire new scale of customs duties took effect.
- A meeting of the innab tants of Calcute took place at the Town Hall on the subject of the ' black d. t.' when it was resolved to depute an agent to England to prevent the confirma-tion of the act by the home authorities. Mr. Parton, the burnster, was selected.
  - An attempt to diss dive the Ben al Club and form a new one, defeated.
- Captain Chads of the Andromatike at the request of the Governor Ceneral of India commenced an attack upon the punitosi punhus which intest the straits. Great succe s attended his efforts.

- The Cantain and mate of the Sumatra killed by the gunner, who brings the ship into port and details the cause.
- Sn C. Metcalie quitted Allahabad for Agra, the latter having become the seat of Government.
  - The first stone of a new church laid at Saugor
  - An iron su pension bridge over the Kable Nuddee at Khodagunge opened to the public.

  - The great ban er Mannee Ram Seth, died at Muttra II M's ship Wolf bings once Walay Printes from Penang for trial
  - Intelurence received from England of the intended establishment of a Bank of India.

- A college opened at Hooghly. Fifteen hundred young natives immediately enrol their manies as alumet
  - Mr. Parton sailed for Bombay on his way to England overland,
- A mana-capt copy of the ' last sand and one study's pur hased by Mr. Brownlow of the house of flowker and Co and a proposition put fo th for its publication.

  — Intelligance received of the arrival 4t Bussorsh of Colonel Chesney with the Euphrates
- expedition. The Tigris steamer had been lost in a furious squall
- A Medical Committee appointed to report on the drugs indigenous to this country in view to their being brought into use ..
- Jotha Rom and his accomplices in the mucher of Mr. Blake, tried at Jeypore. Jotha Ram and his hostage Hookhem Chund were convicted
- Furmer news received of Captain Chad's successes in destroying the pirates in the Stratt - The Windsor, of 1400 tons, totally wrecked in the lower part of the Gasper channel,
- fiver Hoosly.
  - Au extensive bed of coal discovered in the Saugor district.

#### Sentember.

- 15 The Emancipation of the Indian Press celebrated at the Town Hall, Nearly 56 gentlemen sat down to dinner.
  - intelligence received of the murder of Capt, and Mrs. Patton on board the Zorogster.
  - The Government cucreased the amount of the stock of the Bank of Bengal.
- An infections day are resembling the common plague broke out in Palice, in Marwat. said destroyed many hundreds of persons.
- News received of the equalization in England of the duties on East and West India Sugars.
  - A number of the inhabitants of Madras signed the petition against the ' Black Act.'
  - A great gale blew in the China seas. Several vessels were lost or damaged,
  - The commander in Chief quitted Calcutta on a tour of military inspection.
- Captain Burnes appointed to proceed on a mission to the countries on the banks of the Iı dus.
  - A Branch Agricultural Society formed at Burdwan.

#### October.

- Sir Peregrine Maitland, the new Commander in Chief at Madras, arrived there early in the mouth.
- Term commenced in the Supreme Court, with six equity and one commen law case on the boards.
  - ource. James Kyd, the Proprieter of the Docks at Kiddersore, died greatly languaged,

#### November.

- ... The movements of Runject Sing towards the dominions of the Scikks begin to attract much public ettent on.
- Farewell dinner given to Messra, Rogers and Burkingoung on the occasion of their departme for President
  - Or nd rance Ball at the Town Hall,
- An infant School opened for natives with great success

   A Bonded Warehouse Scheme proposed, and industed. The prospect of large profits caused a very extraordinary demand for sharps; twice the amount required was subscribed for to two or three says after the premalgation of the prosecutus.
  - A severe shock of earthquake experienced at Delhi.

- Unpleasant news received from Persia British influence declines and the Shah, at the supposed institution of Russit, medicates the invasion of Herat and Kundahar, e River killed by a fold from I shouse
  - General Albert retained from Fource on his way to the Punjanh
- Dwarkanath Togore gives a splendid tête to Lord Auckland and Miss Edens at his garden lemse.
  - The asiatic Society form a Sub Committee to collect statistical information, - The America of Section been to congregate their forces on the banks of the Utlock.
- Rustompee Cowasice bought the Dock yards at Kidderpore for 3 lacs and a half of

# APPENDIX.

# THE APPENDIX. PART I

# Acts of Parliament Relating to India.

ANNO TERTIO & QUARTO. GULIELMI IV. RECIS. CAP. LXXXV.

An Act for effecting an Arrangement with the East India Company, and for the better Government of His Majesty's Indian Territories, till the Thirtieth Day of April One thousand eight hundred and [28th August, 1833. fifty-four.

Whereas by an Act passed in the Fifty-third year of the Reign of IIIs Majesty King George the Third, intituled An Act for con- 53 G. 3. c. 18. tinuing in the East India Company for a further term the pos-session of the British Territories in India, together with certain exclusive privileges : for establishing further regulations for the Government of the said Territories, and the better Administration of Justice within the same; and for regulating the trade to and from the places within the limits of the said Company's charter, the possession and Government of the British Territories in India were continued in the United Company of Merchants of England 'trading to the East Indies for a term therein mentioned: And whereas the said Company are entitled to or claim the Lordships and Islands of St. Helena and Bombay under grants from the Crown, and other property to a large amount in value and also certain rights and privileges not affected by the determination of the term granted by the said recited Act: And whereas the said Company have consented that all their rights and interests to or in the said Territories, and all their territorial and commercial, real and personal assets and property whatsoever, shall, subject to the debts and liabilities now affecting the same, be placed at the disposal of Parliament in consideration of certain provision, herein-after mentioned, and have also consented that their right to trade for their own profit in common with other His Majesty's subjects be suspended during such time as the Government of the said Territories shall be confided to them; And whereas it is expedient that the said Territories now under the Government of the said Company be continued under such Goverament, but in trust for the crown of the United Kingdom of Great Britain and Ireland, and discharged of all claims of the said Company to any profit therefrom to their own use, except the Dividend herein-after secured to them, and that the property of the said Company be continued in their possession and at their disposal, in trust for the crown, for the service of the said Government, and other purposes in this Act mentioned : Be it therefore enacted by the Kings's most excellent Majesty, by and with the advice and consent of the Lords spiritual and temporal, and commons, in this present Parliament assembled, and by the

The British Ter- authority of the same. That from and after the twenty-second day of ritories in India April, one thousand eight hundred and thirty-four, the territorial fill (0th April 1851 propity o Company held in 111. the crown the service of In-

the Government acquisition and revenues mentioned or referred to in the said of the Corpany act of the fifty-four year of His late Majesty King George the Third, together with the port and Island of Bombay, and all other real and personal territories now in the possession and under the Government of the pany, except the Island of St. Helena, shall remain and ander such Government until the thirtieth day of April, one thou-and cight hundred and fifty-four; and that all the lands and hereditaments, revenues, rents and profits of the said company, and all the stores, merchandize, chattels, monies debis, and real and personal estate whatscever, except the said 1st and of Mr. Helena, and the stores and property thereon herein-after mentioned, subject to the debts and habilities now affecting the same respectively, and the benefit of all contracts, covenants, and engagements, and all rights to rines, penalties, and forfeitures, and other emoluments whatsoever, which the said Company shall be seised or possessed of, or entitled unto, on the said twenty-econd day of April, one thousand eight hundred and thirty-four, shall remain and be vested in, and be held, received, and exercised respectively, according to the nature and quality, estate and interest of and in the same respectively, by the said Company, in trust for his Majesty, his heirs and successors, for the service of the Government of India, discharged of all claims of the said Company to any profit or advantage therefrom to their own use, except the dividend on their capital stock, secured to them as herein-after is mentioned, subject to such powers and authorities for the superintendence, direction, and control over the acts, operations and concerns of the said Company as have been already made or provided by any

All privilege, powers, &c. ant chises, abilities, capacities, powers, authorities, whether inditary thereby azıd ments not repugnunt to this Act;

by this act.

ed by 98 G. 3. .. or civil, rights, remedies, melhods of suit, penalties, forfeitures, rited; disabilities, provisions, matters, and things whatsoever et or continued in the said limited Company by the said fifty-third year of King George the Third, for and during the limited by the said act, and all other the enactments, provisions, amatters, and things contained in the said act, or in any other act or acts whatsoever, which are limited or may be construed to be limited, to continue for and during the term granted to the said Company by the said act of the fifty-thing year of King George the Third, so far as the same or any of them are in force, and not as also all rights repealed by, or repugnant to, the enactments herein-after conand immunities tained, and all powers of alienation and disposition, fights, franof the Company chises, and immunities, which the said United Company now have, til April 1.54, shall continue and be in force, and may be exercised and enjoyed, subject to control. as against all persons whomsoever, subject to the superintendence,

act or acts of Parliament in that behalf, or are made or provided

II. And be it enacted that all and singular the privileges, fran-

From 22nd April 1831, China and pany to cease.

day of April, one thousand eight bundred and fifty-four. III. Provided always, and be it chacted, that from and after the said twenty-second day of April, one thousand eight hundred and Ten reade of Com- thirty-four, the exclusive right of trading with the dominions of the Emperor of China, and of trading in tea, continued to the said Company by the said act of the fifty-third year of King George the third, shall cease.

direction, and control herein-before mentioned, until the thirtieth

IV. And be it enacted, that the said Company shall with all Company to close IV. And be it enacted, that the said company shall with an enacted convenient speed after the said twenty-second day of April, one business, and to thousand eight hundred and thirty-four, close their commercial bu- sell their property sine-s, and make sale of all their merchandize, stores, and effects at not retnined for home and abroad, distinguished in their account books as commer- Government. cial assets, and all their ware-houses, lands, tenements, hereditaments, and property whatsoever which may not be retained for the purposes of the Government of the said territories, and get in all debts due to them on account of the commercial branch of their affairs, and reduce their commercial establishments as the same shall become unnecessary, and discontinue and abstain from all commercial business, which shall not be incident to the closing of their actual concerns, and to the conversion into money of the property herein-before directed to be sold, or which shall not be carried on for be purposes of the said Government.

V. Provided always, and be it enacted, that nothing herein con- Company not pretained shall prevent the said Company from selling, at the sales of vented selling tained shall prevent the said. Company from setting, at the sales of goods the proper-their own goods and inerchandize by this act directed or authorized ty of other perto be made, such goods and merchandize, the property of other per- sons.

sons as they may now lawfully sell at their public sales.

And be it enacted, that the Board of commissioners for the Board of control affaus of India shall have full power to superintend, direct, and to superinted the affaus of India shall have full power to superintend, direct, and sale of the mo-control the sale of the said meichandize, stores, and effects, and perty, the reoncother property herein-hefore directed to be sold, and to determine tion of the comfrom time to time, until the said property shall be converted into mercial establishmoney, what parts of the said commercial establishments shall be of commercial continued and reduced respectively, and to control the allowance claims. &c. and payment of all claims upon the said Company connected with the commercial branch of their affairs, and generally to superintend and control all acts and operations whatsoever of the said Company, whereby the value of the property, of the said Company may be affected; and the said Board is hall and may appoint such officers. Board to appoint as shall be necessary to attend upon the said Board during the officers to attend winding-up of the commercial business of the said Company; and winding-up of the that the charge of such salaries or allowances as Ilis Majesty shall, commercial busiby any warrant or warrants under his Sign Manual, countersigned ness. by the Chancellor of the Exchequer for the time being direct to be paid to such officers, shall be defrayed by the said Company as herein-after mentioned in addition to the ordinary charges of the said Board.

VII. And be it enacted, that it shall be lawful for the said Com- The company may pany to take into consideration the claims of any persons now or consider chans heretofore employed By or under the said Company, or the widows ficers reduced and children of any such persons, whose interests may be affected under the control under the control by the discontinuance of the said Company's trade, or who may of the Board grant from time to time be reduced, and, under the control of the said compensations. Board, to grant such compensations, superannuations, or allowences (the charges thereof to be defrayed by the saidCompany as bereinaiter mentioned) as shall appear reasonable; Provided always, that no such compensations, superannuations or allowances shall be granted until the expiration of two calendar months after particulars of the compensation, superannuation or allowance proposed to be so granted shall have been laid before both houses of Parliament.

VIII. Provided always, and be it enacted, that within the first The particulars fourteen sitting days after the first meeting of Parliament in every before Patliament year, there be laid before both houses of Parliament the particulars every year.

of all compensations, superannuations, and allowances so granted. and of the salaries and allowances directed to be paid to such offiers as may be appointed by the said Board as aforesaid during the preceding year.

Company's debts and liabilities charged on India.

And be it enacted, that from and after the said twentyıx. second day of April, one thousand right hundred and thirty-four; all the bond debt of the said Company in Great Britain, and all the territorial debt of the said company in India, and all other debts which shall on that day be owing by the said Company, and all sums of money, costs, charges, and expences, which after the said twenty-second day of April, one thousand eight hundred and thirtyfour may become payable by the said company in respect or by reason of any coverants, contracts, or liabilities then existing, and all debts, expences, and liabilities whatever which after the same day shall be lawfully contracted and incurred on account of the Government of the said Territories, and all payments by this act directed to be made, shall be charged and chargeable upon the revenues of the said territories; and that neither any stock or effects which the said Company may hereafter have to their own use, nor the dividend by this act secured to them, nor the directors or proprietors of the said company, shall be liable to or chargeable with any of the said debts, payments, or liabilities.

While India is pany, their protion.

X. Provided always, and be it enacted, that so long as the Covern- pos-ession and Government of the said territories shall be continued ment of the com- to the said Company, all persons and bodies politic shall and may perty to continue have and take the same suits, remedies, and proceedings, legal and subject to execute quitable, against the said Company, in respect of such debts and liabilities as aforesaid, and the property vested in the said company in trust as aforesaid, shall be subject and liable to the same judgments and executions, in the same manner and form respectively as if the said property were hereby continued to the said company to their own use.

dividend of haif-yearly Britain.

X1. And be it enacted, that out of the revenues of the said terri-191, 10s. per cent tories there shall be paul to or retained by the said company, to per annum to be their own use, a yearly dividend after the rate of ten pounds, ten paid on Compu-paid on Compu-my's stock by pay pital stock; the said dividend to be payable in Great Britain, by ments in Great equal half-yearly payments, on the sixth day of January and the sixth day of July in every year; the half-yearly payment to be made on the sixth day of July, one thousand eight hundred and thirty-four.

Dividend to be to demption by Parlument after for 100/. stock.

XII. Provided always, and be it enacted, that the said dividend re shall be subject to redemption by Parliament upon and at any time after the thirtieth day of April, one thousand eight hundred on and seventy-four, on payment to the company of two hundred April 1874, on and seventy-four, on payment to the company of two numbers payment of 2001. pounds sterling for every one hundred pounds of the said capital stock, together with a proportionate part of the same dividend, if the redemption shall take place on any other day than one of the said half-yearly days of payment; provided, also, that twelve months notice in writing, signified by the speaker of the house of Commons by the order of the house, shall be given to the said company of the intention of Parliament to redeem the said dividend.

Notice , demption.

XIII. Provided always, and be it enacted, that if on or atany time prived of the Go- after the said thirtieth day of April, one thousand eight hundred verament of in and fifty-lour, the said Company shall, by the expiration of dia, they may do the term hereby granted, cease to retain, or shall by the authority mand redemption of Parliament be deprived of the possession and Government of of Parliament be deprived of the possession and Government of

If Company de-

the said territories, it shall be lawful for the said Company within one year thereafter to demand the redemption of the said dividend and provision shall be made for redeeming the said dividend, after

the rate aforesaid, within three years after such demand.

XIV. And be it enacted, that there shall be paid by the said Company to pay company into the bank of England to the account of the commissioners for the reduction of the national debt, such sums of monev as shall in the whole amount to the sum of two millions ster- 2,000,000/. ling, with compound interest after the rate of three pounds, ten shillings per centum per annum, computed half-yearly from the said twenty-second day of April, one thousand eight hundred and thirty-four, on so much of the said sums as shall from time to time remain unpaid; and the cashiers of the said bank shall receive all to be placed to such sums of money, and place the same to a separate account account of with the said commissioners, to be initialed " the account of the the Company. security fund of the India Company;" and that as well the monies so paid into the said bank as the dividends or interest which shall arise therefrom, shall from time to time be laid out, under the widends to be laid direction of the said commissioners in the purchase of capital stock out in equities in any of the redeemable public aunuities transferrable at the bank and of England; which capital stock so purchased shall be invested in the names of the said commissioners on account of the said security whole amounts to fund, and the dividends payable thereon shall be received by the 12 millions. said cashiers and placed to the said account, until the whole of the sums so received on such account shall have amounted to the sum of twelve millions sterling ;and the said monies, stock, and dividends, or interest, shall be a security fund for better securing to the said company the redemption of their said dividend after the rate hereinbefore appointed for such redemption.

XV. Provided always, and be it enacted, that it shall be law- Commissioners ful for the said commissioners for the reduction of the national debt for reduction of from time to time, and they are hereby required upon requisition national debt, made for that purpose by the Court of Directors of the said Company of court, may to raise and pay to the said Company such sums of money as may raise money for be necessary for the payment of the said Company's dividend by paying the divi-reason of any failure or delay of the remittances of the proper failure or delay funds for such payments; such sums of money to be raised by sale of remittance of or transfer or deposit by way of mortgage of a competent part of proper funds. the said security fund, according as the said directors, with the approbation of the said Board, shall direct; to be repaid into the Bank of England to the account of the security fund, with interest after such rate as the Court of Directors, with the approbation of the said Court shall fix out of the remittances which shall be made for answering such dividend, as and when such remitsances shall be received in England.

XVI. Provided always, and be it enacted, that all dividends Application of dion the capital stock forming the said security fund accruing after vidends of secuthe monies received by the said bank to the account of such fund fity fund itself in aid shall have amounted to the sum of twelve millions sterling, until of revenues. the said fund shall be applied to the redemption of the said company's dividend, and also all the said security fund, or so much thereof as shall remain after the said dividend shall be wholly redeemed after the rate aforesaid, shall be applied in aid of the revenues of the said territories.

XVII. And be it enacted, that the said dividend on the Com- Company's divipany's capital stock shall be paid or retained as aforesaid out of deads to be paid such part of the revenues of the said territories as shall be remitted out of revenues

account, until the

profesence to chures. and 2,000,0007 to he paid out of sublic and by sale of stock subject to such Priorthes, revenues applied to service. of India and purposes of this Act, under control.

to Great Britain, in preference to all other charges payable thereout in Great Britain; and that the said sum of two millions sterling shall be paid in manner aforesaid out of any sums which shall on debt due from the the said twenty-second day of April, one thousand eight hundred and thirty four be due to the said company from the public as and when the same shall be received, and out of any monies which shall arise from the sale of any Government stock on that day beand mones to be longing to the said company, in proference to all other payments thereout; and that subject to such provisions for priority of charge, the revenues of the said territories, and all monies which shall belong to the said company on the said twenty-second day of April, one thousand eight hundred and thirty-four, and all monies which shall be thereafter received by the said company, from and in respect of the property and rights vested in them in trust as aforesaid, shall be applied to the service of the Government of the said territories, and in defraying all charges and payments by this Act created, or confirmed and directed to be made respectively, in such order as the said Court of Directors, under the control of the said Board, shall from time to time direct; any thing in any other Act or Acts contained to the contrary notwithstanding.

Not to prejudice under a covenant

AVIII. Provided also, and be it enacted, that nothing herein persons claiming contained shall be construed or operate to the prejudice of any rersons claiming or to claim under a deed of covenants, dated pany and the cre. the teath day of July, one thousand eight hundred and five, and ditors of the Na made between the said Company of the one part, and the several bobs of Arcot, &c persons whose hands should be thereto set and affixed, and who respectively were or claimed to be creditors of His Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of His Highness the Nabob Umduh at Omrah, late Nabob of Arcot and of the Carnatic, and now also deceased, and of His Highness the Ameer at Omrah. of the other part.

IIIs majesty may fairs of India.

XIX. And be it enacted, that it shall and may be lawful for appoint commis- His Majesty by any letters patent, or by any commission or commissions to be issued under the great seal of Great Britain from time to time, to nominate, constitute and appoint, during pleasure, such persons as His Majesty shall think fit to be, and who shall accordingly be and be styled, commissioners for the affairs of India; and every enactment, provision, matter, and thing relating to the commissioners for the affairs of India in any other actor acts contained, so far as the same are in force and not repealed by or repurnant to this act, shall be deemed and taken to be applicable to the commissioners to be nominated as aforesaid.

Ex-offcio commissioners.

And be enacted, that the Lord President of the Council. the Lord Privy Seal, the first Lord of the Treasury, the Principal Secretaries of State, and the Chancellor of the Exchequer for the time being shall, by virtue of their respective offices, be and they archereby declared to be commissioners for the affairs of India. in conjunction with the persons to be nominated in any such commisssion as aforesaid, and they shall have the same powers respectively as if they had been expressly nominated in such commission, in the order in which they are herein mentioned, next after the commissioners first named therein.

Two commission-Board first named to be President

And be it enacted, that any two or more of the said comers may form a missioners shall and may form a Board from executing the several powers which by this Act, or by any other Act or Acts, are or shall be given to or vested in the commissioners for the affairs of India;

and that the commissiones first named in any such letters putent or in his absence the commission, for the time being, shall be the President of the said next inorder. Board; and that when any Board shall be formed in the absence of the President, the commissioner next in order of nomination in this act or in the said commission, of those who shall be present, shall for that turn preside at the said Board.

AAH. And be it enacted, that if the commissioners present at President and ocany Bond shall be equally divided in opinion with respect to any casional President matter by them discussed, then and on every such occasion the President, or in his absence the Commissioner acting as such, shall have two voices or the casting vote.

XXIII. And be it enacted, that the said Board shall and may The Board to annominate and appoint two Secretaries, and such other officers as point two Secreshall be necessary, to attend upon the said Board, who shall be sub- turnes and other ject to dismission at the pleasure of the said Board; and each of officers. the said Secretaries shall have the same powers, rights, and privileges as by any Act or Acts now in force are vested in the Chief Secretary of the Commissioners for the affairs of India; and that the President Secre-President of the sail Board, but no other commissioner as such, and turns and Officers the said Secretaires and other officers, shall be paid by the said to be paid such company such fixed salaries as His Majesty shall by any warrant salaries as the or warrants, under his Sign Manual, countersigned by the Chan-rect. cellor of the Exchequer, for the time being, direct.

XXIV. And be it enacted, that if at any time the said Board Secretaries shall deem it expedient to require their Secretaries and other officers. Others to take of the said Board, or any of them, to take an oath of secreey, and oaths if required for the execution of the duties of their respective stations, it shall be lawful for the said Board to administer such outh as they shall frame

for the purpose,

AAV. And he it enacted, that the said Board shall have and The be invested with full power and authority to superintend, direct, Commissioners to and control all Acts, operations and concerns of the said company concerning India, which in any wise relate to or concern the Government or revenues and the sale of of the said territories, or the property kereby vested in the said property. company in trust as aforesaid, and all grants of salaries, gratuities, and allowances, and all other phyments and charges whatever, out of or upon the said revenues and property respectively, except as herein-after is mentioned.

 $\Delta XVI$ . And be it enacted, that the several persons who on the Commissioners, said twenty-second day of April, one thousand eight hundred and Officers, on 22nd thrity-four shall be Commissioners for the affairs of India, and Se. April 1834, to cretaries and officers of such Board of Commissioners, shall continue continue until and be Commissioners for the affairs of India, and Secretaries and their appointofficers of the said Board respectively, with the same powers and ments are revoksubject to the same restrictions as to salaries as if they had been appointed by virtue of this act, until by the issuing of new patents, commissions, or otherwise, their appointments shall be respectively

XXVII. And be it enacted, that if, upon the occasion of taking Proprieters may any ballot on the election of a Director or Directors of the said vote by attorney company, any proprietor, who shall be resident within the United in election of DI Lingdom, shall by reason of absence, Illness, or otherwise, be desitious of voting by letter of attorney, he shall be at liberty so to do, provided that such letter of attorney shall in every case express the name or names of the candidate or candidates for whom such proprictor shall be so desirous of voting, and shall be executed within ten days next before such election; and the attorney constituted

by the Board.

for such purpose shall in every case deliver the vote he is so directed to give openly to the person or persons who shall be authorized." by the said company to receive the same; and every such vote shall be accompanied by an affidavit or affirmation to be made before a justice of the peace by the proprietor directing the same so to be given, to the same or the like effect as the oath or affirmation now taken by proprietors voting upon ballots at general courts of the said company, and in which such proprietor shall also state the day of the execution of such letter of attorney; and any person making a false oath or affirmation before a justice of peace for the pupose aforesaid, shall be held to have thereby committed wilful perjury; and it any person do unlawfully or corruptly procure or suborn any other person to take the said oath or affirmation before a justice of the peace as aforesaid, whereby he or she shall commit such wilful perjury, and shall thereof be convicted, he, she or they, for every such offence, shall incur such pains and penalties as are provided by law against subornation of perjury.

Repeal of restriction in 13 G. 3 c. 63, with respect to any person emsen Director.

XXVIII. And be it enacted, that so much of the Act of the thirteenth year of the reign of King George the Third, insituled an Act for establishing certain regulations for the better mannagement ployed in the East of the affairs of the East India Company as well in India us in Eustation in the East Indies, or claiming or exercising any power, authority, or jurisdiction therein, shall be capable of being appointed or chosen into the office of Director until such person shall have returned to and been resident in England for the space of two years, shall be and is hereby repealed: previded, that if the said Court of Directors, with the consent of the said Board, shall declare such person to be an accountant with the said company, and that his accounts are unsettled, or that a charge against such per two years unless son is under the consideration of the said Court, such person shall not be capable of being chosen into the office of Director for the term of two years after his return to England, unless such accounts shall be settled, or such charge be decided on, before the expiration of the said term.

if much person has unsettled no. counts, he shall be incligable for are sooner

And be it further enacted, that the said Court of Di-XXIX. rectors shall from time to time deliver to the said Board copies of of minutes, &c. of all minutes, orders, resolution, and proceedings of all courts of properties, general or special, and of all Courts of Directors, within eight days, after the holding of such courts respectively, and letters also copies of all letters, advices and dispatches whatever which shall at any time or times be received by the said Court of Directors or any committee of Directors, and which shall be material to be communicated to the said Board, or which the said Board shall from time to time require.

Court to deliver Board copies Courts of Proprictors, and Di. and dispatches. ,

> XXX. And be it enacted, that no orders, instructions, dispatches, official letters or communications, whatever, relating to the said territories or the Government thereof, or to the property or rights vested in the said Company in trust as aforesaid, or to any public matters whatever, shall be at any time sent or given by the said Court of Directors, or any committee of the said Directors. until the same shall have been submitted for the consideration of and approved by the said Board; and for that purpose that copies of all such orders, instructions, dispatches, official letters, or communications which the said Court of Directors, or any committee of the said Directors, shall purpose, to be sent or given, shall be by them previously laid before the said Board, and that within

No official communicipalities to be seat by the Court antil approved by the Board ;

he space of two months after the receipt of such proposed rders, instructions, dispatches, official letters, or communicaons, the said Board shall either return the same to the said Court of Directors or Committee of Directors, with their approbation thereof, signified under the hand of one of the Secretaries of the said Board, by the order of the said Board; or if the aid Board shall disapprove, alter, or vary in substance any of such proposed orders, instructions, dispatches, official letters, or communications, in every such case the said Board shall give to the said Directors, in writing under the hand of one of the Secretaries of the said Board, by order of the said Board, their reason in respect thereof, to ther with their directions to the said Directors in relation thereto: and the said Ducctors shall and they are hereby required forthwith to send the said orders, instructions, dispatches, official letters, or communications, in the form approved by the said Board, to their proper destinations : Provided always, that it shall be lawful for the said Board, by minutes from time to time to be made for that pur pose and entered on the records of the said Board, and except such class to he communicated to the said Court, to allow such classes of ea of communicated orders, instructions, dispatches, official letters, or communications tions as the Board as shall in such minutes be described to be sent or given by the said may allow. court without having been previously laid before the said Board.

And be it enacted, that whenever the said Court of if the Court omit Directors shall omit to prepare and submit for the consideration of to frame official the said Board any orders, instructions, dispatches, official letter for consideration ters, or communications, beyond the space of fourteen days after of the Board, they requisition made to them by order of the said Board, it shall and may prepare them. may be lawful to and for the said Board to prepare and send to the said Directors any orders, instructions, dispatches, official letters, or communications, together with their directions relating thereto; and the said Directors shall and they are hereby required forthwith Court to transmit the same to their proper destinations.

XXXII. Provided always, and be it enacted, that nothing Representations herein contained shall extend or be constitued to extend to restrict may be made by or prohibit the said Directors from expressing, within fourteen days, court as to official by representation in writing to the said Board, such remarks, observations or explanations as they shall think fit touching or concernsider such representation. ing any directions, which they shall receive from the said bloard; sentations, and and that the sail Board shall, and they are hereby required to take give final orders. every such representation, and the several matters therein contained or alledged, into their consideration, and to give such further directions thereupon as they shall think fit and expedient; which shall be final and conclusive upon the said Directors.

XXXIII. And he it enacted, that if it shall appear to the said If court think the Court of Directors that any orders, instructions, dispatches, official orders of Board letters or communications, except such as shall pass through the contrary to law said Board as aforecaid, are contrary to law, it shall be in the power to the sail Board and the said Court of Directors to send a special certify their opicase, to be agreed upon by and between them, and to be signed nion on an case by the President of the said Board and the Chairman of the said seried may be Company, to three or more of the judges of His Majesty's Court opinion to be con of King's Bench, for the opinion of the said judges; and the said clusive judges are hereby required to certify their opinion upon any case so submitted to them, and to send a certificate thereof to the said President and Chairman; which opinion shall be final and conclusive.

XXXIV. Provided always, and be it enacted and declared. Board not out that the said Board shall not have the power of appointing any of ered to expet

officers of company, or to with interfere home officers.

Directors to anpoint a serret committee, who shall take the following uath.

the the servants of the said company, or of directing or interfering with the officers and servants of the said company employed in the home establishment, nor shall it be necessary for the said Court of Directors to submit for the consideration of the said Board their. communications with the officers or servants employed in their said home establishment, or with legal advisers of the said company.

XXXV. And be it enacted, that the said Court of Directors shall from time to time appoint a secret committee, to consist of any number not exceeding three of the said Directors, for the particular purposes in this act specified; which said Directors so appointed shall, before they or any of them shall act in the execution of the powers and trust hereby reposed in them, take an own

of the tenor following; (that is to say,)

'1 (A. B.) do swear, that I will, according to the best of my · skill and judgment, faithfully execute the several trust and powers reposed in me as a member of the secret committee appointed by the Court of Directors of the India Company; I will not disclose or make known any of the secret orders, instructions, dispatches, official letters or communication, which shall be sent or given to " me by the commissioners for the affairs of India, save only to the other members of the said secret committee, or to the person or persons who shall be duly nominated and employed in transcribing or preparing the same respectively, unless I shall be authorized by the said Commissioners to disclose and make known the same. ' So help me God.' Which said oath shall and may be administered by the several and respective members of the said secret committee to each other, and, being so by them taken and subscribed, shall be recorded by the Secretary or Deputy Secretary of the said Court of Directors for the tune. being, amongst the Acts of the said Court.

AXXVI. Provided also, and be it enacted, that if the said Board shall be of opinion that the subject matter of any of their deliberations concerning the levying war or making peace, or treating or negotiating with any of the Native Princes or States in India, or with any other Princes or States, or touching the policy to be observed with respect to such Princes or States, intended to be communicated in orders, dispatches, official letters or communications, to any of the Governments of Presidencies in India, or to any officers or servants of the said company, shall be of a nature to require secrecy, it shall and may be lawful for the said Board to send their orders, dispatches, official letters or communications to the secret committee of the said Court of Directors to be appointed as is by this Act directed, who shall thereupon, without disclosing the same, transmit the same according to the tenor thereof, or pursuant to the directions of the said Board, to the respective Governments and Presidencies, officers and servants; and that the said Governments and Presidencies, officers and servants, shall be bound to pay a faithful obedience thereto, in like manner as if such orders, dispatches, official letters or communications had been sent to them by the said Court of Directors.

XXXVII. And be it enacted, that the said Court of Directors shall, before the twenty-second day of April, one thousand eight handred and thirty-four, and afterwards from time to time so often as reduction of the establishment of the said Court or other circumstances may require, frame and submit to the said Board an estimate of the gross sum, which will be annually required for the salaries of the Chairman, Deputy Chairman, and members of the said Court, and the officers and Secretaries thereof, and all other

If the Board are of opinion that any matters wherein Indian or other States are concerned require secreey, the Board may send official communications through secret committee.

The Court to submit to the Board an estimate of saluries of Directors and other expenses of the India House, which shall be subjust to reduction.

proper expenses fixed and contingent thereof, and of general Courts of Proprietors; and such estimate shall be subject to reduction by the said Board, so that the reasons of such reduction be given to the said Court of Directors; and any sum not exceeding The sum allowed the sum mentioned in such estimate, or (if the same shall be re- to be supficiable to the sum mentioned in such estimate, or (it the same shall be reduced) in such reduced estimate, shall be annually applicable, at decretion of the the discretion of the Court of Directors, to the payment of the said Court of Direcsalaries and expences; and it shall not be lawful for the said tors. Board to interfere with or control the particular application thereof, or to direct what particular salaries or expences shall from time to time be increased or reduced; provided always, that such and the same accounts shall be kept and rendered of the sums to Accounts of applibe applied in derraying the salaries and expences aforesaid as of cation to be renthe other branches of the expenditure of the said Company.

XXXVIII. And be enacted, that the territories now subject Presidency of Fort to the Government of the Presidency of Fort William in Bengal William in Bengal shall be divided into two distinct Presidencies, one of such Presi- to be divided into dencies, in which shall be included Fort William aforesaid, to be two presidences. styled the presidency of Fort William in Bengal, and the other of such presidencies to be styled the Presidency of Agra; and that it shall be lawful for the said Court of Directors, under the control The Court to deby this act provided, and they are hereby, required, to declare and clare appoint what part or parts of any of the territories under the govern- of the several ptement of the said Company shall from time to time be subject to sidencies. the Government of each of the several presidencies now subsisting or to be established as aforesaid, and from time to time, as occasion may require, to revoke and alter, in the whole or in part, such appointment, and such new distribution of the same as shall be deemed expedient.

XXXIX. And be it enacted, that the superintendence, direc- Government tion, and control of the whole Civil and Military Covernment of all the said territories and revenues in India shall be, and is hereby vested in a Governor General and Counsellors, to be styled " The Governor General of India in Council."

There shall be four

XL. And be it enacted, that there shall be four ordinary ordinary Council members of the said Council, three of whom shall from time to time shall be servants be appointed by the said Court of Directors from amongst such of the persons as shall be or shall have been servants of the said Com- No Williamy officer pany; and each of the said three ordinary members of Council to hold my company; and each of the said three ordinary members of Council mand whilst shall at the time of his appointment have been in the service of the member. said company for at least ten years; and if he shall be in the military service of the said company, he shall not during his continuance in office as a member of Council hold any Military command or be employed in actual Military duties; and that the fourth orduary member of Council shall from time to time be appointed from amongst persons who shall not be servants of the said company by the said Court of Directors, subject to the approbation of The fourth member as to be applied in writing by His Royal Sign Manual, pointed from the counter-igned by the President of the said Board ; provided that such Company's last-mentioned member of Council shall not be entitled to sit or vants. vote in the said Council except at meetings thereof for making laws and regulations; and it shall be lawful for the said Court of Directors to appoint the Commander in Chief of the Company's Forces in India, and if there shall be no such Commander-in-Chief or the offices of such Commander-in-Chief and of Governor General of India shall be vested in the same person, then the Commander-

in-Chief of the Forces on the Bengal establishment, to be an extraordinary member of the said Council, and such extraordinary member of Council shall have rank and presidence at the Council Board next after the Governor General.

Governor General under this act.

XLI. And be it enacted, that the person who shall be Governor and the Members General of the presidency of Fort William in Bengal on the twentyof Council of 22d second day of April, one thousand eight hundred and thirty-four. April 1834 to be so shall be the first Governor General of India under this act and such persons as shall be Members of Council of the same presidency on that day shall be respectively Members of the Council constituted by this act.

Filling up vacan ces.

XLII. And be it enacted, that all vacancies happening in the cles in these off office of Governor General of India, shall from time to time be filled up by the said Court of Directors, subject to the approbation of His Majesty, to be signified in writing by His Royal Sign Manual, countersigned by the President of the said Board.

The Governor Getioned.

XLIII. And be it enacted, that the said Governor General in neral in Council Council shall have power to make laws or regulations for repealempowered to letting, amending, or altering any laws or regulations whatever now gi late for India, in force or hereafter to be in force in the said territories or any part ters berein men thereof, and to make laws and regulations for all persons, whether British or native, foreigners or others, and for all courts of justice, whether established by His Majesty's Charters or otherwise, and the jurisdictions thereof, and for all places and things whatsoever within and throughout the whole and every part of the said territories, and for all servants of the said company within the domimions of Princes and States in alliance with the said company; save and except that the said Governor general in council shall not have the power of making any laws or regulations which shall in any way repeal, vary, suspend, or affect any of the provisions of this act, or any of the provisions of the acts for punishing mutiny and desertion of officers and soldiers, whether in the service of His Majesty or the said company, or any provisions of any act hereafter to be passed in any wise affecting the said company or the said territories or the inhabitants thereof, or any laws or regulations which shall in any way affect any prerogative of the Crown. or the authority of Parliament, or the constitution or rights of the said company, or any part of the unwritten laws or constitution of the United Kingdom of Great Britain and Ireland whereon may depend in any degree the allegiance of any person to the Crown of the United Kingdom, or the sovereignty or dominion of the said Cio nover any part of the said territorses.

If the Court of Di rectors, disallow the laws, Governor in Council to repeal them.

XLIV. Provided always, and be it enasted, that in case of the said Court of Directors under such control as by this act is provided, shall signify to the said Governor-General in Council their disallowance of any laws or regulations by the said Governor General in Council made then and in every such case, upon receipt by the said Governor-General in Council of notice of such disallowance, the said Governor General in Council shall forthwith repeal all laws and regulations so disallowed.

All such laws and regulations to be of the same force as any Act of Parliament,

XI.V. Provided also, and be it enacted, that all laws and regulations made as aforesaid, so long as they shall remain unrepealed shall be of the same force and effect within and throughout the said territories as any act of Parliament would or ought to be within the same territories, and shall be taken notice of by all courts of justice whatsoever within the same territories, in the same manner as any public act of Parliament would and ought to be taken notice

of ; and it shall not be necessary to register or publish in any court Registration unseof justice any laws or regulations made by the said Governor- cessary. General in Council.

XLVI. Provided also, and be it enacted, that it shall not be Restricting the lawful for the said Governor-General in Council, without the previous sanction of the said Court of Directors, to make any law or ropean subjects, regulation whereby power shall be given to any court of justice. &c. other than the court of justice established by His Majesty's Charters, to sentence to the punishment of death of His Majesty's natural-both subjects born in Europe, or the children of such subiects, or which shall abolish any of the courts of justice established Ballis Majesty's Charters.

XTVII. And he it enacted, that the said Court of Directors The Court to subshall forthwith submit, for the approbation of the said Board, such mit to the Board rules as they shall deem expedient for the procedure of the Go-cedure of the pro-versor-General in Council in the discharge and exercise of all versor-General in powers, functions, and duties imposed on or vested in him by virtue Connoil. of this act, or to be imposed or vested in him by any other act or acts; which rules shall prescribe the modes of promulgation of any laws or regulations to be made by the said Governor-General in Council, and of the authentication of all acts and proceedings whatsoever of the saul Governor-General in Council; and such rules, when approved by the said Board of commissioners, shall be of the same force as if they had been inserted in this act : pro- Rules to be laid vided always, that such rules shall be laid, before both houses of before Parlament. Parliament in the session next after the approval thereof.

XLVIII. Provided always, and be it enacted, that all laws and Quorum of Goverregulations shall be made at some meeting of the Council at which nor General and the said Governor-General and at least three of the oldrary war.

Members in Counthe said Governor-General and at least three of the odrnary mem-cil. bers of Council shall be assembled, and that all other functions of the said Governor-General in Council may be exercised by the saul Governor-General and one or more ordinary member or members in Council, and that in every case of difference of opinion at meetings of the said council where there shall be an equality of voices, the said Governor-General shall have two votes or the casting vote.

XLIX. Provided always, and be it enacted, that when and so Manner of preoften as any measure shall be proposed before the said Governor. cooling when any General in Council whereby the vafety, tranquility or interests of measure is proposthe British possessions in India, or any part thereof, are or may be, safety or peace of in the judgement of the said Governor-General, essentially affected, India may be essenand the said Governor-General shall be of opinion either that the tially affected, measure so proposed ought to be adopted or carried into execution, or that the same ought to be suspended or wholly rejected, and the majority in Council then present shall differ in and dissent from such opinion, the said Governor-General and Members of Council are hereby directed forthwith mutually to exchange with and communicate to each other in writing under their respective hands, to be recorded at large on their secret consultations, the grounds and reasons of their respective opinions ; and if after considering the same the said Governor-General and the majority in Council shall still differ in opinion, it shall be lawful for the said Governor-General, of his own authority, and on his own responsibility, to suspend or reject the measure so proposed in part or in whole, or to adopt and carry the measure so proposed into execution, as the said Governor-General shall think fit and expedient.

Council to assemin India.

L. And be enacted, that the said Council shall from time to hie at any place time assemble at such place or places as shall be appointed by the said Governor-General in Council within the said territories, and that as often as the sail Council shall assemble within any of the. presidencies of Fort St. George, Bamban, or Agra, the Governor of such presidency shall act as an extraordinary member of councıl.

Nothing in 11 act to affect the right of Parliament to legislate for India.

LL Provided always, and it enacted, that nothing herein contained shall extend to affect in any way the right of Parliament

Fix press tion.

to make laws for the said territories and for all the inhabitants thereof; and it is expressly declared that a full, complete, and constantly existing tight and power is intended to be reserved to Parliament to control, supersede, or prevent all proceedings and PA- acts whatsoever of the said Governor-General in Council, and to repeal and alter at any time any law or regulation whatsnever made by the said Governor-General in Council, and in all respects da- to legislate for the said territories and all the inhabitants thereof in as full and ample a manner as if this act had not been passed: and the better to enable Parliament to exercise at all times such right and power, all laws and regulations made by the said Governor-General in Council shall be transmitted to England, and laid before both house of Parliament, in the same manner as is now by law provided concerning the rules and regulations made by the several Governments in India.

Laws and : tions to be laid before Parliament.

L11. And be it enacted, that all enactments, provisions, matlating to supreme ters, and times relating to the Governor-General of Fort in Bengal in Council, and the Governor-Goneral of Fort General of India in Bengal alone, respectively, in any other act or acts contained, so Council and alone, far as the same are now in force, and not repealed by or repugnant to the provisions of this act, shall continue and be in force and be applicable to the Governor-General of India in Council, and to the Governor-General of India alone, respectively.

All enactments re-Government shall apply to Governor

LIII. And whereasit is expedient that, subject to such special arrangements as local circumstances may require, a general system of judicial establishments and Police, to which all persons Soc. if existing whatsoever, as well Europeans as natives, may be surject, small courts of justice be established in the said territories at an early period, and that such laws as may be applicable in common to all clases of the inthe operation of habitants of the said territories, due regard being had to the rights. feelings and peculiar usages of the people, should be enacted, and that all laws and customs having the force of law within the same territories, should be ascertained and consolidated, and as occasion may require amended; be it therefore enacted, that the said Governor General of India in Council shall, as soon as conveniently may be after the passing of this act, issue a commission and from time to time commissions to such persons as the said Court of Directors, with the approbation of the said Board of Commissioners shall recommend for that purpose, and to such other persons, if necessary, as the said Governor-General in Council shall think fit. all such persons, not exceeding in the whole any one time five in number, and to be styled "The India Law Commissioners," with all such powers as shall be necessary for the purposes hereinafter mentioned; and the said Commissioners shall fully inquire into the jurisdiction, powers, and rules of the existing courts of justice and Police establishments in the said territories, and all existing forms of judicial procedure, and into the nature and operation of the laws, whether civit or criminal, written or customary, pre-

A Law Commission to be appoint. ed to mount into jurisdiction. and bli haents. the laws.

vailing and in force in any part of the said territories, and whereth Commissioners any inhabitants of the said territories, whether European or others, from time to time are now subject; and the said commissioners shall from time to salt of their is time make reports, in which they shall fully set forth the result of quiries. their inquiries, and shall from time to time suggest such alterations as may in their opinion be beneficially made in the said courts of justice and Police establishments, forms of judicial procedure and laws, due regard being had to the distinction of castes, difference of religion, and the manners and opinions prevailing among different races and in different parts of the said territories.

I.IV. And he it enacted, that the said Commissioners shall Commissi follow such instructions with regard to the researches and and one of Governor ries to be made and the places to be visited by thein, and all their C alia Co transactions with reference to the objects of their commission, as cit, and to make they shall from time to time receive from the said Governor-Gene- -----lat ral of India in Council; and they are hereby required to make to when required. the said Governor-General in Council such special reports upon any matters as by such instruction, may from time to time be required; and the said Governor-General in Council shall take into consideration the reports from time to time to be made by the Governor General said Indian Law Commissioners, and shall transmit the same, to- in council to consaid radius Law Commissioners, and shall discovering close sider reports, as gether with the opinions or resolutions of the said Governor-Gene-ransmit them ral in Council thereon, to the said Court of Directors; and which with opinions said reports, together with the said opinions or resolutions, shall thereupon. be laid before both houses of Parliament in the same manner as is now by law provided concerning the rules and regulations made, by the several Government, in India.

LV. And he it enacted, that it shall and may be lawful for Saluries the Governor-General of India in Council to grant salantes to the granted to Law said Indian Law Commissioners and their necessary officers and at. Commissioners. tendants, and to defray such other expences as may be incident to the said commission, and that the salaries of the said Commissioners shall be according to the highest scale of remuneration given to any of the officers or servants of the India Company below the rank of members of Council.

LVI. And be it enacted, that the Executive Government of The each of the several Presidencies of Fort William in Bengal Fort St. Government of George, Bombay, and Agra shall be administered by a Governor and the Presidencies to be administered Councillors, to be styled "the Governor in Council of the said of by a Governor. Presidencies of Fort William in Bengal, Fort St. George, Bombay, and three Contant Agra, respectively," and the said Governor and Councillors cilios. respectively of each such presidency shall have the same rights and voices in their a sambles, and shall observe the same order and course in their proceedings, as the Governors in Council of the Presidencies of Fort St. George and Bombay now have and observe. and that the Governor General of India for the time being shall be Governor of the presidency of Fort William in Bengal

LVII. Provided always, and be it enacted, that it shall and Directors empowmay be lawful for the said Court of Directors, under such control ered to revoke the an in her this not assuided as assuit and a se

reduce the number of Councillors in all or any of the said councils, and during such time as a council shall not be appointed in any such presidency, the Executive Government thereof shall be administered by a Governor alone.

Governor of Fort Bembay.

be filled up by court.

The Governors of but not to make laws or grant mozey.

LVIII. And be it enacted, that the several persons who on St. Géorge and the said twenty-second day of April, one thousand eight hundred and thirty-four shall be Governors of the respective presidencies of Fort Swint George and Bombay, shall be the first Governors of the . Governors of A. said presidencies respectively under the Act; and that the office of gra and Vacancies Governor of the said presidency of Agra, and all vacancies happening in the offices of the Governors of the said presidencies respectively, shall be filled up by the said Court of Directors. subject to the approbation of Ilis Majesty, to be signified under his Royal Sign Manual, countersigned by the said President of the said Board of commissioners.

LIX. and be it enacted, that in the presidencies in which the the Presidencies appointment of a council shall be suspended under the provision to have the pow herein-before contained, and during such time as councils shall ties of the present not be appointed therein respectively, the Governors appointed un-Governors of via. der this Act, and in the presidencies in which councils shall from dras and Bombay, time to time be appointed, the said Governors in their respective councils, shall have all the rights, powers, duties, functions, and immunities whatsoever, not in any wise repugnant to this Act, which the Governors of Fort Saint George and Bombau in their respective councils now have within their respective presidencies; and that the Governors and Members of council of presidencies appointed by or under this Act shall severally have all the rights, powers, and immunities respectively, not in any wise repugnant to this Act. which the Governors and Members in Council of the presidencies of Fort Saint George and Bombay respectively now have in their respective presidencies; provided that no Governor or Governor in council shall have the power of making or suspending any regulations or laws in any case whatever, unless in cases of urgent necessity, the burthen of the proof whereof shall be on such Governor or Governor in council, and then only until the decision of the Governor General of India in Council shall be signified thereon; and provided also, that no Governor or Governor in council shall have the nower of creating any new office, or granting any salary gratuity, or allowance, without the previous sanction of the Governor General of India in council.

If court of Direc-King to appoint.

LX. Provided always, and be it enacted, that when and so tors neglect for often as the said court of Directors shall neglect for the space of two months to two calendar months, to be computed from the day whereon the supply vacancy in notification of the vacancy of any office or employment in India in the appointment of the said court shall have been received by the said court, to supply such vacancy, then and in every such case in shall be lawful for His Majesty to appoint, by writing under His Sign Manual, such person as Ilis Majesty shall think proper to supply such vacuncy; and that every person so appointed shall have the same powers, privileges, and authorities as if he or hey had been appointed by the said Court, and shall not be subject to removal or dismissal without the approbation and consent of His Majesty.

providional

LXI. And be it enacted, that it shall be, lawful for the said Fower for the Court of Directors to appoint any person or persons provisionally ap- to succeed to any of the offices aforesaid, for supplying any vacancontinents to any cy or vacancies therein, when the same shall happen by the death or resignation of the person or persons holding the same office or offices respectively, or on his or their departure from India with Provisional ap intent to return to Europe, or on any event or contingency ex-Politiments of cer. pressed in any such provisional appointment or appointments to the

same respectively, and such appointments again to revoke; pro- take offices to be vided, that every provisional appointment to the several offices of approved by His Governor General of India, Governor of a Presidency, and the · Member of Council of India. by this act directed to be appointed from am t persons who shall not be servants of the said Company, sh re surject to the approbation of His Majesty, to be signified fore-aid, but that no person so appointed to succeed provision to any of the and offices shall be entitled to any authority lary, or emolument appertaining thereto until he shall be in the ral possession of such office.

And be it enacted, that if any vacancy shall happen in In case of vacan-LXII. the office of Governor General of India when no provisional or cy in the office of other-auccessor shall be upon the spot to supply such vacancy, then Governor General and in every such case the Ordinary Member of Council next in and no successor rank to the and Governor General shall hold and execute the said odice of Governor G neral of India and Governor of the Presi- ber of dency of Fart William in Bengal, until a successor shall arrive, or next in rank to until some other person on the spot shall be duly appointed thereto; General. and that every such Acting Governor shall, during the time of his continuing to act as such, have and exercise all the rights and powers of Governor General of India, and shall be entitled to receive the empla nears and advantages appertaining to the office by him supplied, such Acting Governor General foregoing his salary and allowance of a Member of Council for the same period.

LXIII. And be it end ted, that if any vacancy shall happen In case of vacan in the office of Governor of Fort Saint George, Bombay, or Agra, cy in the office of when no provisional or other successor shall be upon the spot to Governor of any supply such vacancy, then and in every such case, if there shall be of the subordinate a council in the presidency in which such vacancy shall happen, an provisional or the member of such council, who shall be next in rank to the othersaccesserous Governor, other than the Commander in Chief or officer command- the spot. ing the forces of such pre-pleney, and it there shall be no council. then the Secretary of Government of the said presidency, who shall be senior in the said office of secretary, shall hold and execute the said office of Governor until a successor shall arrive, or until some other person on the spot shall be duly appointed thoreto, and that every such acting Governor shall, during the time of his continuing to act as such, receive and be entitled to the emoluments and advantages appettaining to the office by him supplied, such Acting Governor foregoing all salaries and allowances by him held and enjoyed at the time of his being called to supply such office.

LXIV. And be it enacted, that if any vacancy shall happen In case of a vain the office of an Ordinary Member of Council of India when no cancy in the office person provisionally or otherwise appointed to succeed thereto shall council when no be then present on the spot, then and on every such occasion such provisional vacancy shall be applied by the appointment of the Governor Ge- other successor on neral in Council; and if any vacancy shall happen in the office of the spot. a Member of Council of any presidency when no person provisionally or otherwise appointed to succeed thereto shall be then present on the spot, then and on every such occasion such vacancy shall be supplied by the appointment of the Governor in Council of the presidency in which such vacancy shall happen; and until a successor shall arrive, the person so nominated shall execute the office by him supplied, and shall have all the powers thereof, and shall have and be enutled to the salary and other emoluments and advantages appertaiting to the said office during his continuance therein, every such temporary Member of Council foregoing all

upon the spot, the Ordinary Mem-ber of Council act as Governor

presidencies, and

salaries and allowances by him held and enjoyed, at the time of his being appointed to such office ; provided always, that no person shall be appointed a temporary Member of Council, who might not have been appointed by the said Court of Directors to fill the vacancy supplied by such temporary appointment.

The Government Ge peral in C to have the control over the pres dencies.

LAV. And be it further enacted, that the said Governor General in Council shall have and be invested by virtue of this act with fall power and authority to superintend and control the Governors and Governors in Council of Fort William in Bengal, Fort Saint George, Bombay, and Agra, in all points relating to the civil or military administration of the said presidencies respectively, and the said Governors and Governors in Council shall be bound to obey such orders and instructions of the said Governor General in Council in all cases whatsoever.

Drafts of laws proposed by Governers to be in-

EXVI. And be it enacted, that it shall and may be lawful for the Governors or Governors in Council of Fort William in Bengul. ken into consider. Fort Saint George, Bomboy, and Agra, respectively, to propose to ation by Governor the said Governor General in Council drafts or project of any General in Coun- laws or regulations which the said Governors or Governors in Council respectively may think expedient, together with their reasons for proposing the same; and the said Governor General in Council is hereby required to take the same and such reasons into consideration, and to communicate the resolutions of the said Governor General in Council thereon to the Governor or Governor in Council by whom the same shall have been proposed,

Powers of Govermore of presideucies not to be suspended.

And be it enacted, that when the said Governor General shall visit any of the presidencies of Fart Saint George. Bombay, or Agra, the powers of the Governors of those presidencies respectively shall not by reason of such visit be suspended.

Communications to be transmitted by Governors to in Council.

LXVIII. And be it enacted, that the said Governors and Governors in Council of the said presidencies of Fort William in Governor-General Bengal, Fort Saint George, Bombay, and Agra, respectively shall, and they are hereby respectively required, regularly to transmit to the said Governor General in Council true and exact copies of all ruch orders and acts of their respective Governments, and also advice and intelligence of all transactions and matters which shall have come to their knowledge, and which they shall deem material to be communicated to the said Governor General in Council as aforesaid, or as the said Governor General in Council shall from time to time require.

The Governor gaire.

LXIX. And be it enacted, that it shall be lawful for the said descret in Coun. Governor General in Council, as often as the exigencies of the cit may appoint a public service may appear to him to require, to appoint such one Deputy Governor of the Ordinary Membe s of the said Gouncil of India as he may gencies may en. think fit to be Deputy Governor of the said presidency of Fart William in Bengal, and such Deputy Governor shall be invested with all the powers and perform all the duties of the said Governor of the presidency of Fort William in Bengal, but shall receive no additional salary by reason of such appointment.

Provision in case his council.

EXX. And be it enacted, that whenever the said Governor the Governor Ge- General in Council shall declare that it is expedient that the said ment in Council Governor General should visit any part of India unaccompanied by shell declars it any member or members of the Council of India, it shall be lawful Governor General for the said Governor General in Council, previously to the departo whit may part ture of the said Governor General, to nominate some Member of laufa without the Council of India to be President of the said Council, in whom, during the absence of the said Governor General from the said

presidency of Fort William in Bengal, the powers of the said Governor General in arsemblies of the said Council shall be reposed ; and it shall be lawful in every such case for the said Governor General in Council, by a law or regulation for that purpose to be made, to authorize the Governor General alone to exercise all or any of the powers which might be exercised by the said Governor General in Council, except the power of making laws or regulations; provided always, that during the absence of the Governor General, no law or regulation shall be made by the said President and Council without the assent in writing of the said - Governor General.

LXXI. And be it enacted, that there shall not, by reason of the The new president division of the territories now subject to the Government of the to affect the sucpresidency of Fort William in Bengal into two presidencies as cession to comaloresaid, by any separation between the establishments and forces mands and offices thereof respectively, or any alteration in the course and order of in Bengal and promotion and succession of the Company's servants in the same two presidencies respectively, but that all the servants, civil and mulitary, of the Bengal establishments and forces, shall and may succeed and be appointed to all commands and offices within either of the said presidencies respectively as if this act had not been passed.

LXXII. And be it enacted, that for the purposes of an act Presidency of Fort LXXII. And be it enacted, that for the purposes of an act William to be en-George the Fourth, intituled An Act to consolidate and unlend the ses of the mutiny laws for punishing mutiny and desertion of officers and soldiers in act. the service of the East India Company, and to authorize soldiers and sailors in the East Indies to send and receive letters at a reduced rate of postuge, and of any articles of war made or to be made under the same, the presidency of Fort William in Bengul shall be taken and deemed to comprise under and withinit all the territories which by or in virtue of this act shall be divided between the presidencies of Fort William in Bengal and Agra respectively, and shall for all the purposes aforesaid be taken to be the presidency of Fort William in Bengal in the said act mentioned.

LXXIII. And be it enacted, that it shall be lawful for the said Articles of war to Governor General in Council from time to time to make articles be made by Goof war for the government of the native officers and soldiers in Council. the military service of the Company, and for the administration of justice by Courts Martial to be holden on such officers and soldiers and such articles of war from time to time to repeal or vary and amend; and such articles of war shall be made and taken notice of in the same manner as all other the laws and regulations to be made by the said Governor General in Council under this act, and shall prevail and be in force, and shall be of exclusive authority over all the native officers and soldiers in the said military service to whatever presidency such officers and soldiers may belong. or wheresoever they may be serving; provided, nevertheless, that until such articles of war shall be made by the said Governor General in Council any articles of war for or relating to the Government of the Company's native forces, which at the time of this act coming into operation shall be in force and use in any part or parts of the said territories, shall remain in force.

LXXIV. And be it enacted, that it shall be lawful for His His Majorty may Majesty, by any writing under His Sign Manual, countersigned by remove any the President of the said Board of Commissioners, to remove or cer of the Con dismiss any person holding any office, employment or commission, my in tadia.

vernor-General in

civil or military, under the said Company in India, and to vacate any appointment or commission of any person to any such office or employment; provided, that a copy of every such writing, attested by the said President, shall within eight days after the same shallbe signed by His Majesty be transmitted or delivered to the chairman or deputy chairman of the said Company.

The power of the Directors to remove their servants preserved.

LXXV. Provided always, and be it enacted, that nothing in this act contained shall take away the power of the said Court of Directors to remove or dismiss any of the officers or servants of the said Company, but that the said Court shall and may at all times have, full liberty to remove or dismiss any of such officers or ... servants at their will and pleasure; provided, that any servant of the said Company appointed by His Majesty through the default of appointment by the said Court of Directors shall not be desired or removed without Ilis Majesty's approbation, as herein-before is mentioned.

Salarles of Governor General, &c

LXXVI. And be it enacted, that there shall be paid to the fixed; to be in several others, here-mafter named, the several salaries set against Hen of all fees, &c. the names of such officers, subject to such reduction of the said several salaries respectively as the said Court of Directors, with the sanction of the -aid Board, may at any time think fit; (that is to

> To the Governor General of India, two hundred and forty thousand sicca iupers;

> To each Ordinary Member of the Council of India, ninety-six thousand sicca ruptes.

> To each Governor of the presidencies of Fort Saint George, Bombay and Agra, one hundred and twenty thousand sicca rudees:

> To each member of any Council to be appointed in any presidency, sixty thousand sicca rupees :

Acceptance of gratuities a mistomeanor.

Passage money Szed.

And the salaries of the said officers respectively shall commence from their respectively taking upon them the execution of their respective offices, and the said valaries shall be the whole profit or advantage which the said officers shall enjoy during their continuance in such offices respectively; and it shall be, and it is hereby declared to be a misdemeanor for any such officers to accept for his own use, in the discharge of his office, any present, gift, donation, gratuity, or reward, pecuniary or otherwise whatsoever, or to trade or trafic for his own benefit or for the benefit of any other person or persons whatsoever; and the said Court of Directors are hereby required to pay to all and singular the officers and persons herein-after named, who shall be resident in the United Kingdom at the time of their respective appointments, for the purpose of defraying the expences of their equipment and voyage, such sums of money as are set against the names of such officers and persons respectively; (that is to say,)

To the Governor General, five thou-and pounds :

To each Member of the Council of India, one thousand two hundred pounds:

To each Governor of the presidencies of Fort Saint George, Bombay, and Agra, two thousand five hundred pounds :

Provided also, that any Governor General, Governor or Member of Council appointed by or by virtue of this act, who shall at the time of passing this act hold the office of Governor General, Governor, or Member of Council respectively, shall receive the same salary and allowances that he would have received if this act had not been passed.

LXXVII. Provided always, and be it enacted, that if any Governor-General Governor General, Governor, or Ordinary Member of the Council and Governors to of India, or any member of the Council of any presidency, shall and other salaries hold or enjoy any pension, salary, or any place, office, or employ- four he Crown or ment or profit under the crown, or any public office of the said Company while Company, or any annuity payable out of the civil or military fund they hold office. of the said Company, the salary of insoffice of Governor General of India, Governor or Member of Council, shall be reduced by the amount of the pension, salary, annuity, or profits of office so respectively held or enjoyed by him.

LXXVIII. And be it enacted, that the said Court of Directors, Directors to make with the approbation of the said Board of Commissioners, shall and regulations for the mry from time to time make regulations for the division and tronge in India. distribution of the patronage and power of nomination of and to the offices, commands, and employment in the said territories. and in all or any of the presidencies thereof, among the said Governor General in Council, Governors in Council, Governors, Commander in Chief, and other commanding officers respectively ap-

pointed or to be prointed under this act.

LXXIX. And he it enacted, that the return to Europe or the Departure of Godeparture from India with intent to return to Europe of any Governor General of Innia, Governor, Member of Council, or Commander in Chief, shall be deemed in law a resignation and avoidance of his office or employment, and that no act or declaration of Resignation i any Governor General or Governor, or member of Conneil, other than as aforesaid, excepting a declaration in writing under hand and seal, delivered to the Secretary for the public department of the presidency wherein he shall be, in order to its being recorded, shall be deemed or held as a resignation or surrender of the said office; and that the salary and other allowances of any such Salary to cease on Governor General or other officer respectively shall cease from the day of such his departure, resignation, or surrender; and that if any such Governor General or Member of Council of India shall leave the said territories, or if any Governor or other officer whatever in the service of the said Company shall leave the presidency to which he belong, other than in the known actual service of the said Company, the -alary and allowances appertaining to his office shall not be paid or payable during his absence to any agent or other person for his use; and in the event of his not returning, as of his coming to Lurope his salary and allowances shall be deemed to have ceased on the day of his leaving the said territories, or the presidency to which he may have belonged ; pro- As to representavided that it shall be lawful for the said. Company to make such tire of payment as is now by law permitted to be made to the representa- dying during abtives of their officers or servants who have left their statious intending to return thereto, shall die during their ab-ence.

LXXX. And be it enacted, that every wilful disobeying, and every wilful omitting, forbearing, or neglecting to execute the orders or instructions of the said Court of Directors by any Governor of trust by officers General of India, Governor, Member of Council, or Commander in or a reants of the Chief, by any other of the officers or servants of the said (o npa-dia, pa demeany, unless cases of necessity (the burthen of the proof of which necessity shall be on the person so disobeying or omitting, forbearing or neglecting, to execute such orders or instructions as aforesaid); and every wilful breach of the trust and duty of any office

distribution of pa-

vernor General, Scc. for buio, e, to be a resignation.

dia to be by deed.

departure or resignation.

Disobedience

or employment by any such Governor General, Governor, Member of Council, or Communiter in Chief, or any of the officers or servants of the said Company, shall be deemed and taken to be a misdemeanor at law, and shall or may be proceeded against and . punished as such by virtue of this act.

Authority for his to reside in certain parts of India without licence.

LXXXI. And be it enacted, that it shall be lawful for any na-Majesty's subjects tural-born subjects of this Majesty to proceed by sea to any port or place having a custom house octablishment within the said territories, and to reside thereat, or to proceed to and reside in or pass through any part of such of the said territories as were unlir the Government of the said Company on the first day of January, one thousand, eight hundred, and in any part of the countries cede l by the Nabob of the Curnatic, of the province of Cuttack, and of the settlement of Singapore and Malacca without any licence, whatever; provided that all subjects of His Majesty not natives of the said territories shall, on their arrival in any part of the aid territories from any port or place not within the said territories, make known in writing their names, places of destination, and object of pursuit in India, to the chief officer of the customs or other officer authorized for that purpose at such port or place as aforesaid.

Subjects of India without licence.

LXXXII. Provided always, and be it enacted, that it shall not Majesty not to re- be lawful for any subject of His Majesty, except the servants of side in certain the said Company and others now lawfully authorized to reside in the said territories, to enter the same by land, or to proceed to or reside in any place or places in such parts of the said territories as are not herein-before in that behalf mentioned, without liceuse from the said Board of Commissioners, or the said Court of Directors, or the said Governor General in Council, or a Governor or Governor in Council of any of the said presidencies for that purpose first obtained; provided always, that no licence given to any natural-born subject of His Majesty to reside in parts of the territories not open to all such subjects shall be determined or revoked unless in accordauce with the terms of some express clause of revocation or determination in such licence contained.

The Governor-General in Council, sent of Directors, may declare ether piacos open.

LXXXIII. Provided always, and be it enacted, that it shall be lawful for the said Governor General in Council, with the previwith previous con- ous consent and approbation of the said Court of Directors for that purpose obtained, to declare any place or places whatever within the said territories open to all His Majesty's natural-boon subjects, and it shall be thenceforth lawful for any of His Majesty's naturalborn subjects to proceed to, or reside in, or pass through any place or places declared open without any licence whatever.

Laws against illimade.

LXXXIV. And be it enacted, that the said Governor General of residence to be in Council shall, and he is hereby required, as soon as conveniently may be, to make laws or regulations providing for the prevention or punishment of the illicit entrance into or residence in the said territories of persons not authorized to enter or reside therein.

Laws and regulafor protection of matires.

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LXXXV. And whereas the removal of restrictions on the intions to be made tercourse of Europeans with the said territories will render it necessary to provide against any mischiefs or dangers that may arise therefrom, be it therefore enacted, that the said Governor General in Council shall, and he is hereby required, by laws or regulations. to provide with all convenient speed for the protection of the natives of the said territories from insult and outrage in their persons, religious, or opinious.

LXXXVI. And be it enacted, that it shall be lawful for any natural-born subjects of His Majesty authorized to reside in the said territories to acquire and hold lands, or any right, interest, or profit in or out of lands, for any term of years, in such part or parts of the said territories as he shall be so authorized to reside in, provided always, that nothing herein contained shall be taken to prevent the said Governor General in Council from enabling, by any laws or regulations, or otherwise, any subjects of His Majesty to acquire or hold any lands, or rights, interest, or profits in or out of lands, in any part of the said territories, and for any estates or terms whatever.

LXXXVII. And be it enacted, that no native of the said No disabilities in LXXXVII. And he it enacted, that no native or the barr respect of religion, territories, nor any natural-born subject of His Majesty resident religion, religion, religion, therein, shall by reason only of his religion, place of birth, descent, birth. colour, or any of them, be disabled from holding any place, office,

or employment under the said Company.

LXXXVIII. And be it further enacted, that the said Gover- Slavery to be mith nor General in Council shall, and he is hereby required forthwith to gated, and sholing. take into consideration the means of mitigating the state of slavery ticable. and of ameliorating the condition of slaves, and of extinguishing slavery throughout the said territories so soon as such extinction shall be practicable and safe, and from time to time to prepare and transmit to the said Court of Directors, drafts of laws or regulations for the purpose aforesaid, and that in preparing such, drafts due regard shall be had to the laws of marriage and the rights and authorities of fathers and heads of families, and that such drafts shall forthwith after receipt thereof be taken into consideration by the said Court of Directors, who shall, with all convenient speed, communicate to the said Governor General in Council their instructions on the drafts of the said laws and regulations, but no such laws and regulations shall be promulgated or put in force without the previous consent of the said Court; and the said Court shall, within fourteen days after the first meeting of Parliament in every year, lay before both Houses of Parliament a report of the drafts of such rules and regulations as shall have been received by them, and of their resolution, or proceedings thereon.

LXXXIX. And, whereas, the present diocese of the bishoprick Respecting the in of Calcutta is too great an extent for the incumbent thereof to per-convenient extent form efficiently all the duties of the office without endangering fits Calcutta, health and life, and it is therefore expedient to diminish the labours of the Bishop of the said diocese, and for that purpose to make provision for assigning new limits to the diocese of the said Bishop, and for founding and constituting two separate and distinct bishopricks, but nevertheless the Bishops thereof to be subordinate and subject to the Bishop of Calcutta for the time being, and his successors, as their metropolitan; be it therefore enacted, that in if the King erects case it shall please His Majesty to erect, found, and constitute two bishopricks, one to be styled the bishoprick of Madras and the bay, certain sale. other the bishoprick of Bombay, and from time to time to nominate ries to be paid to and appoint Bishops to such bishopricks under the style and title the Bishops. of bishops of Madras and Bomhay respectively, there shall be paid. from and out of the revenues of the said territories to such Bishops respectively the sum of twenty-four thousand sicca rupees by the year.

XC. And be it enacted, that the said salaries shall commence Such salaries to from the time at which such persons as shall be appointed to the commence from said office of Bishop shall take upon them the execution of their time of taking

Lands within the Indian territories may be purchased.

ed as soon as pras-

bjehopricks Madras and Bom-

lice, and to be respective offices; and that such salaries shall be in lieu of all fees in tion of all fees, of office, perquisites, emoluments, or advantages whatsoever; and that no fees of office, perquisites, empluments, or advantages whatsoever shall be accepted, received or taken by such bishop or either of them, in any manner or on any account or pretence whatspever other than the salaries aforesaid; and thut such bishops respectively shall be entitled to such salaries so long as they shall respectively exercise the functions of their several offices in the British territories aforesaid.

Passage money for each such bishop.

XCI. And be it enacted, that the said court of Directors shall and they are required to pay to the bishops so from time to time to be appointed to the said bishopricks of Madras and Bombay, in case they shall be resident in the United Kingdom at the time of their respective appointments, the sum of five hundred pounds each, for the purpose of defraying the expences of their equipments and voyage.

As to jurisdiction of such bishops.

XCII. Provided always, and be it enacted, that such bishops shall not have or use any jurisdiction, or exercise any episcopal functions whatsoever, either in the said territories or elsewhere, but only such jurisdiction and functions as shall or may from time to time be limited to them respectively by his Majesty by his Royal letters patent under the great seal of the said United Kingdom.

The King empow ared by jurhdiction fanctions.

XCIII. And be it enacted, that it shall and may be lawful for letters his Majesty from time to time, if he shall think fit, by his Royal letters patent under the great seal of the said United Kingdom, to assign limits to the diocese of the bishoprick of Calcutta and to the diocese of the said bishopricks of Madrus and Bombay respectively, and from time to time to alter and vary the same limits respectively, as to his Majesty shall seem fit, and to grant to such bishops respectively within the limits of their respective dioceses the exercise of episcopal functions, and of such ecclesiastical jurisdiction as his Majesty shall think necessary for the superintendence and good Government of the ministers of the united church of England and Reland therein.

The hishop of Calculta to be metropolitan in India.

XCIV. Provided always, and be it enacted, that the bishop of Calcutta for the time being, shall be deemed and taken to be the metropolitan bishop in India, and as such shall have, enjoy, and exercise all such ecclesiastical jurisdiction and episcopal functions, for the purposes aforesaid, as his Majesty shall by his royal letters patent under the great seal of the said United Kingdom think necessary to direct, subject, nevertheless, to the general superintendence and revision of the arch hishop of Canterbury for the time being; and that the bishops of Madras and Bumbar for the time being respectively shall be subject to the bishop of Calcutta for the time being as such metropolitan, and shall, at the time of their respective appointments to such hishopricks, or at the time of their respective consecrations as bishop, take an oath of obedience to the said bishop of Calcutta in such manner as his Majesty by his said royal letters patent shall be pleased to direct.

Warrents for bills e countersignd by the presi-

XCV. And be it enacted, that when and as often as it shall on letters parent, please His Majesty to issue any Letters parent respecting the ou-appelating bishops shopricks of Calcutta, Madras or Bombay, or for the nomination or please His Majesty to issue any Letters patent respecting the biappointment of any person thereto respectively, the warrant for the bill in every such case shall be countersigned by the president of the board of commissioners for the affairs of India, and by no other person.

XCVI. And be it enacted, that it shall and may be lawful for The His Majesty, his heirs and successors, by warrant under his grant certain pen-Royal Sign Manual, countersigned by the Chancellor of the Exche-of Madras or Bomquer for the time being, to grant to any such bishop of Madrasor bay. Bomb ou respectively who shall have exercised in the British territories aforesaid for fifteen years, the office of such bishop, a pension not exceeding eight hundred pounds per annum, to be paid quarterly by the said company.

XCVII. And be it enacted, that in all cases when it shall Respecting salary happen the said person nominated and appointed to be bishop of of a bishop of the nappen the said person nonlinear and appointed to be said person of dras or Bombay either of the said bishopricks of Madras or Bombay shall depart this dylag within six life within six calendar months next after the day when he shall months after arhave arrived in India for the purpose of taking upon him the office of rival; such bishop. There shall be payable out of the territorial revenues from which the salary of such bishop so dying shall be payable, to the legal personal representatives of such bishop, such sum or sums of money as shall, together with the sum or sums paid to or drawn by such bishop in respect of his salary, make up the full amount of one year's salary ; and when and so often as it shall happen that any such bishop shall depart this life while in possession or after six mouths of such office, and after the expiration of six calendar months holding office in from the time of his arrival in India for the purpose of taking upon India. him such office, then and in every such case there shall be payable. out of the territorial revenues from which the salary of the said bishop so dying shall be payable to his legal personal representatives, over and above what may have been due to him at the time of his death, a sum equal to the full amount of the salary of such bishop for six calendar months.

XCVIII. And be it enacted, that if it shall happen that either As to residence of the bishops of Mudras or Bo buy shall be translated to the of bishop of Ma-Bishoprick of Calcutta, the period of residence of such person as dras or Bombay if bishop of Madras or Bombay shall be accounted for and taken as cutta. a residence as bishop of Calcusta; and if any person now an archdeacon in the said territories shall be appointed hishop of Madras or Bombay, the period of his residence in India as such archdeacon shall, for the purposes of this act, be accounted for and taken as a residence as such bishop.

XCIX. Provided also, and be it enacted, that if any person As to consecration under the edegree of a Bishop shall be appointed to either of the of any person un-Bishopricks of Calcutta, Madras, or Bombay, who ar the time of der the degree of such appointment shall be resident in India, than and in such case dent in India apit shall and may be lawful for the archbishop of Banterbury, when pointed to a bishand as he shall be required so to do by his Majesty, by his royal oprick. letterrs patent under the great seal of the said United Kingdom, to issue a commission under his hand and seal, to be directed to the two remaining bishops, authorizing and charging them to perform all such requisite ceremonies for the consecration of the person so to be appointed to the degree and office of a bishop.

C. And be it enacted, that the expenses of visitations to be Provision for exmade from time to time by the said bishops of Madras and Bombay pences of visita-respectively, shall be paid by the said company out of the revenues tions. of the said territories; provided that no greater sum on account of such visitations be at any time issued than shall from time to time be defined and settled by the court of Directors of the said company with the approbation of the commissioners for the affairs of India.

C1. And be it enacied, that no archdeacon hereafter to be ap- No archdeacon in pointed for the archdeacoury of the presidency of Fort William in India to have a sa-

lary exceeding 3,000 Sa. Rs.

Bengal, or the Archdeacoury of the presidency of Fari Saint George or the Archdeacekry of the presidency and island of Bombay, shall receive in respect of his archdeaconry any salary exceeding three thousand sices rupees per annum. Provided always, that the whole expence incurred in respect of the said bishops and archdeacons shall not exceed one hundred and twenty thousand sicca rupees per annum.

Two chaplains of the Church of each presidency.

CII. And be it exacted, that of the establishment of chaplains of mantained by the said company a each of the presidencies of the Scotland to be on said territories, two chaplains shall always be ministers of the the establishment church of Scotland, and shall have and enjoy from the said company such salary as shall from time to time be allotted to the military chaplains at the several presidencies: provided always, that the ministers of the church of Scotland to be appointed chaplains at the said presidencies as oforesaid shall be ofdained and inducted by the Presbytery of Edinburgh according to the forms and solemnities used in the church or Scotland, and shall be subject to the spiritual and ecclesia-tical jurisdiction in all things of the Presbytery of Edinburgh, whose judgments shall be subject to dissent, protest, and appeal to the Provincial Synod of Lothian and Tweedale, and to the general assembly of the church of Scotland: provided always, that nothing herein contained shall be so construed as to prevent the Governor General in o uncil from granting from time to time with the sanction of the court of Directors and of the commissioners for the affairs of India to any sect, persuasion, or community of Christians not being of the United Church of England and Ireland, or of the church of Scotland, such sums of money as may be expedient for the purpose of instruction or for the maintenance of places of worship.

ments.

CIII. And whereas it is expedient to provide for the due qua-The Governor Ge. Cill. And whereas it is expedient to provide for the fine qua-meral in Council lification of persons to be employed in the civil service of the said annually to make Company in the said territories, be it therefore enacted, that the a prospective es said Governor General of India in Council shall, as soon as may be timate of the num after the first day of January, in every year, make and transmit ber of vacancies in Indian establish to the said court of Directors a prospective estimate of the number of persons, who, in the opinion of the said Governor General in council, will be necessary, in addition to those already in India or likely to return from Europe, to supply the expected vacancies in the civil establishments of the respective Governmen's in India in such one of the subsequent years as shall be fixed in the rules and regulations herein-after mentioned; and it shall be lawful for the said board of commissioners to reduce such esumate, so that the reasons for such reduction be given to the said court o' Directors : and in the month of June, in every year, if the said esumate shall have been then received by the said board, and if not, then within Board to certify one month after such estimate shall have been received, the said what number of Board of commissioners shall certify to the said court of Directors persons shall be what number of persons shall be nominated as candidates for adcandidates for ad- mission, and what number of students shall he admitted to the mission to Haltey laterate, and white humber of students shall be sumitted to the bary college, and college of the said company at Haileybury in the then current what number shall year, but so that at least four such candidates, no one of whom the admitted stu-shall be under the age of seventeen or above the age of twenty years, be nominated, and no more than one student admitted for every such expected vacancy in the said civil establishments, according to such estimate or reduced estimate as aforesaid; and it shall be lawful for the said court of directors to nominate such a number of candidates for admission to the said college as shall be

debs.

mentioned in the certificate of the said Board : and if the said court of Directors shall not within one month after the receipt of such certificate nominate the whole number mentioned therein, it shall be lawful for the said Board of Commissioners to nominate so many as shall be necessary to supply the deficiency.

CIV. And be it enacted, that when and so often as any va- Additional cancy shall happen in the number of students in the said college dents to be admitby death, expulsion, or resignation, it shall be lawful for the said ted to fill up va-Board of Commissioners to add in respect of every such vacancy one to the number of students to be admitted and four to the number of candidates for admission to be nominated by the said court in the following year.

CV. And be it enacted, that the said candidates for admis- The sion to the said college shall be subjected to an examination in for admission to such branches of knowledge and by such examiners as the said be subjected to an Boasd shall direct, and shall be classed in a list to be prepared by examination and the examiners, and the candidates whose names shall stand highest in such list shall be admitted by the said court as students in the said college until the number to be admitted for that year, according to the certificate of the said Board, be supplied.

CVI. And be it further enacted, that it shall be lawful The board for the said Board of Commissioners, and they are hereby re- frame rules quired forthwith after the passing of this act, to form such rules, the college and regulations, and provisions for the guidance of the said Got the examination vernor General in Council in the formation of the estimate and qualification hereinbefore mentioned, and for the good Government of the said of candidates. college, as in their judgment shall appear best adapted to secure fit candidates for admission into the same, and for the examination and qualifications of such condidates and of the students of the said college, after they shall have completed their residence there, and for the appointment and remuneration of proper examiners; and for such plan, rules, and regulation and provisions respectively shall be submitted to his Majesty in Council for his revision and approbation; and when the same shall have been so revised and approved by his Vajesty in Council, the same shall not afterwards be altered or repealed, except by the said Board of Commusionere with the approbation of his Majesty in Council.

CVII. And be it enected, that at the expiration of such time Students to be exas shall be fixed by such rules, regulations and provisions made as amined & classed. aforesaid, so many of the said students as shall have a certificate from the said college of good conduct during the term of their residence therein, shall be subjected to an examination in the studies prosecuted in the said college, and so many of the said students as shall appear duly qualified shall be classed according to more in a list to be prepared by the examiners, and shall be nominated to The students to supply the vacancies in the civil establishments in *India*, and have hupply the vacan-semonity therein according to their priority in the said list; and if circuit in the said list; and if circuits to well there shall be at the same time vacancies in the establishments of ority on the list. more than one of the said presidencies, the students on the said and to choose their list shall, according to such priority, have the right of electing to presidencies. which of the said establishments they will be appointed.

CVIII. And be it enected, that no appointment of any pro- Sanction of apfeasor or teacher at the said college shall be valid or effectual pointment of prountil the same shall have been approved by the Board of Commis- fessors.

CIX. And be it enacted, that every power, authority, and All, powers of function by this or any other act or acts given to and vested in Court of Directors

board except patronage.

to be subject to the said Court of Directors shall be deemed and taken to be subject the control of the to such control of the said Board of Commissioners as in this act is mentioned, unless there shall be something in the en actments conferring such powers, authorities, or functions inconsistent with . such construction, and except as to any patronage or right of appointing to office vested in or reserved to the said court.

Board of control prolubited from of allowances.

CX. Provided always, and be it enacted, that nothing herein contained shall be construed to enable the said Board of Commisdirecting the grant sioners to give or cause to be given directions, ordering or authorizing the payment of any extraordinary allowance or gratuity, or the increase of any established salary, allowance, or emolument, unless in the cases and subject to the provisions in and subject to which such directions may now be given by the said board, or to increase the sum now payable by the said company on account of the said Board, except only by such salaries or allowances as shall be payable to the officers to be appointed as herein-before is mentioned to attend upon the said Board during the winding-up of the commercial business of the said company.

The company to be called the East Lodia Company.

CXI. And be it enacted, that whenever in this act, or in any . act hereafter to be passed, the term East India Company is or shall be used, it shall be held to apply to the United Company of merchants of England trading to the East Indies and that the said United Company of merchants of England trading to the East Indies, may, in all suits, proceedings and transaction whatsoever after the passing of this act, be called by the name of the East India Company.

St Helena vested in the Crown.

CXII. And be it enacted, that the island of Saint Melena, and Il forte, factories, public edifices, and hereditments whatsoever in the said island, and all stores and property thereon fit or used for the service of the Government thereof, shall be vested in his Majesty, his heirs and successors, and the said island shall be governed by such order as his Majesty in council shall from time to

Servants of the company in China and st. Helena to be eligible to offices in any preaidency.

time issue in that behalf.
CXIII. And be it farther enected, that every supercargo and other civil servant of the said company, now employed by the said company in the factory at Canton or in the island of Saint Helena, shall be capable of taking and holding any office in any presidency or establishment of the said territories which he would have been capable of taking and holding if he had been a civil servant in such presidency or on such establishment during the same time as he shall have been in the service of the said company.

Repeal of enacta stock of ten.

CXIV. And be it enacted, that from and after the passing of meats for keeping this act, all enactments and provisions directing the said company to provide for keeping a stock of tea shall be repealed.

King's Court. au advocates and at tornies without the company's li-CAMOR,

CXV. And be it enacted, that it shall be lawful for any court thorizon to admit of justice established by his Majesty's charters in the said territories to approve, admit and enrol persons as barristers, advocates and attornies in such court without any licence from the said company, any thing in any such charter contained to the contrary notwithstanding; provided always, that the being entitled to practise as an advocate in the principal court of Scotland is and shall be deemed and taken to be a qualification for admission as a advocate in any court in India equal to that of having been called to the bar in England or Ireland.

CXVI. And be it further enacted, that the court of directors annually laid bee of the said company shall; within the first fourtgen sitting days fore Partiament. next after the first days of May, in every year, lay before both

houses of Parliament an account made up according to the latest advices which shall have been received, of the annual produce of the revenues of the said territories in India, distinguishing the same and the respective heads thereof at each of their several presidencies or settlements, and of all their annual receipts and disbursements at home and abroad, distinguishing the same under the respective heads thereof, together with the latest estimate of the same, and also the amount of their debts, with rates of interest they respectively carry, and the annual amount of such interest. the state of their effects and credits at each presidency or settlement. and in England or elsewhere occording to the latest advices which shall have been received theroof, and also a list of their several establishments, and the salaries and allowances payable by the said court of directors in respect thereof; and the said court of directors, under the direction and control of the said Board of Commissioners, shall forthwith prepare forms of the said accounts and estimate in such manners as to exhibit a complete and accurate view of the financial affairs of the said company; and if any new or increased salaries, e-tablishments, or pensions shall have been granted or created within any year, the particulars thereof shall be specially stated and explained at the foot of the account of the said year.

CXVII. And be it enacted, that this act shall commence and Commencement of take effect from and after the passing thereof, so far as to authorize act. the appointment or prospective or provisional appointment of the Governor General of India, Governors, members of Council, or other officers, under the provisions herein contained, and so far as herein-before in that behalf mentioned, and as to all other matters and things, from and after the twenty-second day of April next,

# EXTRACT FROM THE ACT OF THE 33b OF GEORGE III. CHAP. 25.

XXXVII. And be it further enacted, that the departure from India of any Governor General, Governor, Member of Council, or Commander-in-Chief, with intent to return to Europe, shall be deemed, in law, a resignation and avoidance of his office or employment; and that the arrival in any part of Europe of any such Governor General, Governor, Member of Council, or Commander-in-Chief, shall be a sufficient indication of such intent; and that no act or declaration of any Governor General, or Member of Council, during his continuance in the presidency whereof he was so Governor General, Governor, or Counsellor, except by some deed or instrument in writing, under hand and seal, delivered to the Secretary for the public department of the same presidency, in order to its being recorded, shall be deemed or held as 2 resignation or surrender of his said office; and that the salary and other allowances of any such Governor General, or other officers, respectively, shall cease from the day of such his departure, resignation, surrender; and that if any such Governor General, or any other officer whatever, in the service of the said company, shall quit or leave the presidency or settlement to which he shall belong, other than in the known actual service of the said company, the salary end allowances appertaining to his office shall not be paid or payable during his absence to any agent or other person for his use; and in the event of his not returning back to his station at such presidency or settlement, or of his coming to Europe, his salary and allowances shall be deemed to have ceased from the day of his quitting such presidency or settlement, any law or usage to the contrary notwithstanding.

### NEW JURY ACT.

7 GEO. IV. CHAP. 37, A. D. 1826.

An act to regulate the appointment of juries, in the East Indies, 5th May, 1826. Whereas, by an act passed in the thirteen year of the reign of his Majesty King George the Third, intituled an act for establishing certain regulations for the better management of the affairs of the East India Company, as well in India as in Europe, it is, among other things, enacted, that all offences and misdemeanors which shall be laid, tried, and inquired of in the Supreme Court of Judicature at Fort William in Bengal, shall be tried by a jury of British subjects, resident in the town of Calcutta, and not otherwise; and whereas it is expedient, that the right and duty of serving on juries, within the limits of the local jurisdiction of the several Supreme Courts at Calcutta, Madras and Bombay, should be further extended be it enacted by the King's most excellent Majesty, by and with the advice and consent of the Lords, spirtual and temporal, and commons, in this present Parliament assembled, and by the authority of the same, that all good and sufficient persons resident within the limits of the several towns of Calcutta. Madras and Bombay, and not being the subjects of any foreign state, shall according to such rules, and subject to such qualifications as shall be fixed in manner hereinafter mentioned, be deemed capable of serving as jurors on grand and petit iuries, and upon all other inquests, and shall be liable to be summoned accordingly; any thing in the said act, or in any other act, charter, or usage, to the contrary notwithstanding.

11. And be it further enacted, that the respective Courts of Judicature at Calcutta, Madras and Bombay, shall have power, from time to time to make and establish such rules, with respect to the qualification, appointment, form of summoning, challenging, and service of such juriors, and such other regulations relating thereto as they respectively deem expedient and proper: provided always, that copies of all such rules and regulations, as shall be so made and established, by such Court of Judicature, shall be certified number the hands and seals of the Judges of such Courts to the president of the Board of Commissioners for the affairs of India, to be laid before His Majesty for his royal approbation, correction, or refusal: and such rules and regulations, shall be observed until the same shall be repealed or varied, and in the last case, with such variation as shall be made therein.

111. Provided also, and be it further enacted, that the Grand Juries, in all cases, and all Ju ies for the trial of persons professing the Christian religion, shall consist wholly of persons professing the Christian religion.

## REAL ESTATES, AS ASSETS IN THE HANDS OF EXECUTORS.

9 GEO. IV. CHAP. 33, A. D. 1828.

An act to declare and settle the law respecting the liability of the real estates of British subjects and others, situate within the jurisdiction of his Majesty's Supreme Courts in India, as assets in the hands of Executors and Administrators to the payment of the debts of their deceased owners.

Whereas some doubts has arisen whether, and to what extent, the real estates of British subjects and others, (not being Mahomedans or Gentoos) situate within, or being under the jurisdiction of his Mujesty's Supreme Courts of Judicature in India are liable, as assets in the hands of Executors and Administrators, to the payment of the debts of their deceased owners, and whereas it is expedient that such doubts should be removed; be it, therefore, and it is hereby declared and enacted by the King's most excellent majesty, by and with the advice and consent of the Lords spiritual and temporal, and commons, in the present Palliament assembled, and by the authority of the same, that whenever any Bri-

tish subject shall die seised of or entitled to any real estate, in houses, lands, or hereditaments, situate within, or being under the general scivil jurisdiction of his Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fresham George and Bombay, respectively, or whenever any person (not being a Mahomedan or Gentoo) shall the seised of or entitled to any such real estates situate within the local houts of the civil jurisdiction of the same Courts respectively, such real estate of such British subjects, or other persons, as aforesaid, (not being a Mahomedan or Gentoo,) is and shall be deemed assets, in the hands of his or her Executor or Administrator, for the payment of his or her debts, whether by speciality or simple contract, in the ordinary course of administration.

11. And it is further declared, and enacted, that it is and shall be lawful for such Executor or Administrator of such British subjects or other person, as afore-said, (not being a Mahomedan or Gentoc,) to sell and dispose of such real estate, for the payment of such debts as aforesaid, and to convey and assure the same estate to a purchaser, in as full and effectual a manner in law as the Testator or Intestate of such Executor or Administrator could or might have done in his life time.

111. And it is further declared and enacted, that in any suit or action to be commenced and procedured in any of the said Courts respectively, against such Executor or Administrator, as aforesaid, for the recovery of any debt or demand due and owing by such Testation or Intestate, in his life-time, and at the time of his death, such Executor or Administrator shall and may be charged with the full amount in value of such teal estate, as foresaid, not exceeding the actual net proceeds of such estate, when sold by the sheriff, as assets in the hands of such Executor or Administrator to be administered.

IV. And it is further declared and enacted, that in any such suit or action against such Executor or Administrator, as aforesaid, it is and shall be larged for the said Courts, respectively, to award and issue such writs of sequestration and execution against such houses, lands, and real effects of such Testator or Intestate, in the hand of such Executor or Administrator, as aforesaid, and to cause the same to be siezed, sequestered, and sold, or possession thereof delivered under such writs, respectively, in the same manner as such Courts could and might have done in the life time of such Pestator or Intestate, as aforesaid.

V. And it is further declared and enacted, that all conveyances and assurances of such real estate of such British Subjects and other persons so dying seited or entitled, as storesaid, (not being Mahomedians or Gentoos,) situate within, or being under the general or local jurisdiction of such Courts, respectively, as aforesaid, heretolore made and executed by Executors and Administrators of such deceased British subjects, and other persons as aforesaid, are hereby confirmed, and shall be deemed, held, and taken to be of the same force, validity, and effect in law, as it the same had been made and executed by such deceased persons in their life time.

VI. Provided, nevertheless, and it is hereby declared and enacted, that neither this act, nor any thing herein contained, shall be construed to operate as, or have the effect of changing or altering the legal quality, nature, or tenure of any lands, houses, estates, rights, interests, or any other subject of property whatsoever, or of making the same or any of them to be of the nature of real property, if by law, before the passing of this act, the same or any of them were personal property; but that the law in that respect shall be and continue the same as if this act had not passed.

#### APPROPRIATION OF UNCLAIMED PRIZE MONEY.

### 6ти Geo. IV. Сиар. 50.

An Act for regulating the appropriation of certain unclaimed shares of Prize-Money acquired by soldiers or seamen in the service of the East India Company. Sec. 1. Prize Money (of soldiers) reflaining in the hands of Agents in India to be paid over to the East-India Company at the settlements where such agents reside, and to be applied to Lord Clive's fund.

Sec. 2. That belonging to officers or men in the Company's sea service to be paid over in like manner, for the use of Popular Hospital.

Sec. 3. States the time when such payments to the Company are to be made.

Sec. 5. Required accounts of unclaimed shares to be delivered upon oath.

Sec. 12. Not to bar claims to Prize-Money made within six years after the same may have been paid over to the company.

### MUTINY ACT EXTENDED TO THE BOMBAY MARINE.

## 9TH GLO. 1V. CHAP. 72.

An Act to extend the provisions of the East-India Muliny Act to the Bomboy Murine.

The Provisions of the Act 4, George IV., Chap. 81, to consolidate and amend the laws for punishing mutiny and desertion in the Company's army, and the articles of war made in virtue thereof, are, by the present Act, extended to the Bombau Marine, the officers in which service are hereafter to hold commissions. and the seamen to be enlisted. To take effect from and after the 5th January, 1829.

### THE ACT FOR THE RELIEF OF INSOLVENTS.

### 9ти GEO. IV. Спар. 73.

An Act to provide for the Relief of Insolvent Debtors in the East-Indies, until the First day of March, 1833.

Sec. 1. From and after the 1st March, 1829, Courts for the Relief of Insolvent Debtors shall be established and held at Calcutta, Madras and Bombay : -Appointment to be in the Supreme Courts of Judicature at those places, respectively. 5. to 7. Relate to the mode of petitioning the Court.

Sec. Assignments to be made on the presentation of the petition. Sec. 9.

What constitutes an act of insolvency on which a creditor may 10. Sec. petition.

The filing of a petition by an insolvent accounted an act of 12. Sec.

bankruptcy. Creditors whose debts shall be allowed in Court to share with those under the commission of bankruptcy.

Sec. 17. Signature to certificate of bankrupt :-- its force and effect.

Notices of the filing of petitions to be inserted in the gazettes Sec. 20.

of the three presidencies, and in the London gazette.

22. Where no commission of bankruptcy shall issue, the Assignces of a petitioning insolvent may take possession of real or personal estates within the United Kingdom.

Sec. 24 & 25. Protection from arrest, or discharge of debtors from prison.

Petitioners must deliver schedules of their property. 31. Sec.

Nothing regarding the adjustment or sale of property shall Sec. 43. effect the mortgage or assignment for debts of any share in any ship or vessel. according to the provisions of the registry act-(6 Geo. IV chap. 110, 646.)

No dividend to be made to joint creditors from separate estate,

until separate creditors be paid in full, nor ë converso.

Part of an insolvent's property may be reserved for a limited time to place creditors in India and England on an equal footing.

Court to direct what is to be done with the money of absent Sec. 55. creditors.

Sec. 57 & 58. Periods when the Court may, in certain cases, discharge insolvents.

His Majesty's Supreme Courts of Judicature in India may make rules for facilitating the relief intended to be given by this act.

An Act, to continue, until the first day of March, on one thousand, eight hundred and thirty-six, an act of the minth year of His late Majesty for the Relief of Insolvent Debtors of India .- 1st June, 1832.

Whereas, by an act was passed in the ninth year of the reign of his late Majesty King George the Fourth, intituled an act to provide for the insolvent debices in the East Indies until the first day of March, one thousand, eight hundred and thirty-three; and whereas, it is expedient that the said act should be continued; be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the Lords spiritual and temporal, and commons in this present Parliament assembled, and by the authority of the same, "that the said act shall be, and the same is hereby continued in

till the first March, 1836.

Recited act continued force from the said first day of March, one incusand eight hundred and thirty-three, until the first day of March, one thousand, eight hundred and thirty-six."

· Act may be altered this session.

II. Provided always, and be it enacted, that this act may be amended, altered, or repealed by any act or acts to be passed this present session of Parliament.

### 9th WILLIAM IV. CAP. LXXIX.

An act to amend the law relating to Involvent Debtors in India, [14th Aug. 1837. Whereas an act was passed in the ninth year of the reign of

His late Majesty King George the Fourth, intituled an act to provide for the Relief of Insolvent Debtors in the East Indics until the first day of March, one thousand, eight hundred and thirtythree; and by another act passed in the second year of the reign 9 O. 4. c. 73. of his present Majesty King William the Fourth, the said act was continued in force until the first day of March, one thousand, 2 W. 4. c. 43. eight hundred and thirty-six; and, whereas, in and by the said act to provide for the Relief of Insolvent Debtors in the East Indies. certain provisions were enacted as to a commission of bankruptcy issuing against any such insolvent debtor as therein mentioned, and as to the proceedings consequent thereon; and amongst other things it was enacted, that a certificate obtained under such commission as therein provided, should have the same force and effect in all places situate without the limits of the East India Company's charter as if the same had been duly signed in the usual way, after such bankrupt had duly surrendered and passed his last examination; and it was also by the said act amongst other things provided and enacted, that whenever it shall be made to appear to the satisfaction of any Court for Relief of Insolvent Debtors, upon the application of any Insolvent, his Assignee or Assignees, or any of his or her creditors, that the estate of such Insolvent Debtor which shall have come to the bands of the Assignee or Assignees shall have produced sufficient to pay and discharge three-fourths of the amount of the debts which shall have been established in such Court, or that creditors to the amount of more than one-half in number and value of the debts which shall have been so established shall signify their consent in writing thereto, it shall be lawful for such Court to inquire into the conduct of the said insolvent, and if it shall appear to such Court that the said insolvent has acted fairly and honestly towards his or her creditors, such Court shall be fully authorized and empowered thereupon to order

that the said insolvent shall be for ever discharged from all liability whatsoever for or in respect of such debts so established as aforesaid, and such Court shall, in the order to be drawn up, specify and set forth the names of such erec'itars; and after any such order shall have been so reade, no further proceedings shall be had in the matter of the petition before the Court, unless upon appeal made to the Surreme Court of Indicature of the presidency where such Court for the Relief of Incolvent Debtors shall be holden as thereby authorized; and it was by the said recited act also provided, that no such order as last aforesaid, shall prevent any creditor who shall not have been resident within the limits of the charter of the said United Company at any time between the filing of such petition and the making of such order as last mentioned, and who shall not have taken part in any of the proceedings under the said petition, from the bringing any suit or action in the East Indies, for the purpose of obtaining execution against the goods, estate, or effects of such insolvent for any unsatisfied claim of such creditor, nor from bringing any suit or action for such claim in any Court of the United Kingdom of Great Britain and Ireland, or elsewhere without the limits of the said United Company's charter. against such insolvent, in the same manner and with the like consequences and effects as if such order as last mentioned had not been made; and, whereas, it is expedient to extend and add to the provisions of the said acts, so as to give to insolvent debtors, being traders, who shall have acted fairly and honestly towards their criditors, an additional and more complete discharge, and also to render more effectual the means of abtaining such discharge, and at the same time to preserve to such insolvent debtors such relief as is already difforded by the 1 & 2 W. 4. 6. 56, said recited acts; and, whereas, under the provisions of the acts passed in the first and second years of his present Majesty King William the Fourth, intituled an act to establish a court in Bankrupten, a fiat is issued in bankruptcy in lieu of a commission of bankrupt; in every cast where the Lord Chancellor, by virtue of any former act had therefore power to issue a commission of insolvent bankrupt; be it therefore enacted by the King's most excellent within the mean markrupt; be it interests enacted by the King a most exement mg of the act of Majesty, by and with the advice and consent of the Lords Spiritual 9 G. 4 may peti- and temporal, and commons, in this present Parliament as embled, tion the court for and by the authority of the -ame, that any person who now is, or his discharge as who shall hereafter become an insolvent debtor, within the intent ter three mouths, who shall hereafter become an insolvent debtor, within the intent ter three mouths, with a state of the girls of the reigns of His and meaning of the said act of the ninth year of the reign-of His Majesty King George the Fourth, either upon petition filed, or by adjudication on an act of insolvency as therein provided, and who at the time of such petition being filed or adjudication made as aforeraid, shall have been or shall be a person who, by an act passed G. 4. c. 16. in the sixth year of the reign of his late Majesty, intituled an abt to amend the laws relating to bankrupts, or by any act hereafter to be passed; would be deemed a trader liable to become bankrupt, shall be at liberty, at any time not earlier than three months from the making of such assignment as in the said act, intituled on act for the Relief of Insolvent Debtors in the East Indies, directed, or from any such adjudication of insolvency as therein mentioned (as the case may be), to apply by petition for his discharge to any one of the said courts in the East ladies for the Relief of Insolvent debtors, in the said last-mentioned Act mentioned, as shall have Notice of such already jurisdiction over the matter of his insolvency; and the

petition to be in principal officer of such court shall cause a notice of such period

) G. 4. c. 73.

to be forthwith inserted in the gazette of the presidency within serted in the Cawhich such court shall be holden; and the chief secretary of the zette of the Presi-Government of such Presidency shall, without delay transmit London Gazette, to the Court of Directors of the said United Company, by different ships, two at least of every such Gazette which shall contain such notice as aforesaid, who shall, without delay, cause such notice to be inserted in the Landon Gazette; and all creditors of the said Creditors insolvent, either alone or as a portn r with any other person or shall not dissent persons, and either within the limits of the said charter of the said to be deemed to United Company, or elsewhere, who shall not, within fourteen assent. calendar months from the filing of such petition for a discharge as aforestid, have given notice to the said court of his dis ent from such insolvent having his discharge, shall be taken to have assented thereto; and thereupon, and at the expiration of the said fointeen, court may calendar months from the filing of such petition for discharge as order aforesaid, if it shall appear to such court that the said insolvent has noteen 1 5th disaforesaid, if it shall appear to such court that the said insorvent has sent, or a flat in acted fairly and honestly towards his circlitors, and unlessere but a hankruptly sente to the amount of one-sixth in number and value of the debts that under the general shall have been established in such court shall have given notice of bankrupt acts. their dissent ato coard, or unless a flat in bankruntey (not being a nat issued under the provisions of the said recited act " to provide for the Relief of Insolvent Debtors in the East Indies.") shall have been sued out in England against such insolvent within the time here-inatter provided, such court shall be authorized and empowered to order the de harge of the said insolvent from habits for debts, Orders of court to claims, and demands of and again 4 such insolvent; and such order discharge all debts shall operate (save as here-inafter provided) as a release and dis-both in India and charge from all debts, clauss, and demands for which such insolvent elsewhere. was hable at the time of his petition for relief being filed, or of any such act of insolventry committed as afores aid (as the case may be) and whether within the limits of the chatter of the said I nited Company, or elsewiere, and whether such debts, claims and demands shall or shall not have been established in such court as aforesaid; provided, nevertheless, that such order shall not operate But not to disas a release or discharge of any person who was partner with such tharge insolvent, or jointly bound or hable with him.

11. Provided also ... , and be it further enacted, that in case any if any fiat in bankruptcy shall be issued in England against any such bankruptcy shall insolvent trader as afore-aid, under the provisions of the said act, he used under intituled an act to provide for the first large and the provisions of the said act, he used to re-intituled an act to provide for the Relief of Insolvent Debtors in the lief of Insolvent East Indies, or under the provisions of any other acts passed or to Debtors in India, be hereafter passed respecting Insolvent Debtors in the East In- then the discharge dies, then and in such gase such order for discharge as aforesaid; tobe continued to shall not operate as a discharge of the debt. chim, and demand of any creditor who shall not have been resident within the limits of the charter of the said United Company at any time between the filing of such pention and the making of such order as lastmentioned, nor shall any such creditor be debarred from bringing any suit or action for such debt, claim, or decland in any court of the United Kingdom of Great Britain and Ircland, or elsewhere without the limits of the said United Company's charter, against such insolvent, in the same manner and with the like consequences and effects as if such order as last mentioned had not been made.

Provided, nevertheless, and be it further enacted, that but on the order in such last-mentioned case, upon any application made to the for discharge becommissioner acting in such fiat as aforesaid, to sign the certificate ing proved to the

who

Commissioner, the bankrupt's certificato, general charge from debts

of such insolvent, and after the same shall have been signed and on his signing by the requisite number of creditors under the provisions of such the said act, intituled an act to provide for the Relief of Insolvent corntrate is to be Debtors in the East Indies, or any other act passed or hereafter to . dis be passed respecting Insolvent Debtors in the East Indies, then if it shall be made to appear to such commissioner that such order for a discharge has been made by the court in the East Indies as aforesaid, and if such commissioners shall sign such certificate, he shall also certify in writing upon such certificate that such insolvent has obtained such order for discharge in the East Indies, as aforesaid, and thereupon such certificate shall have the same force and effect, as well within as without the limits aforesaid, as a certificate duly obtained under the said act of the sixth year of the reign of His Majesty King George the Fourth, intituled an act to amend the laws relating to bankrupts, or in any other act passed or to be hereafter passed respecting bankrupts.

6 G. 4. c. 16.

In case there is bankruptcy, fect every where.

1V. And be it enacted, that any such Insolvent Trader who shall not be made a bankrupt under the provisions of the said act the order of dis- for the relief of Insolvent Debtors in the East Indies, or of any charge to have ef other act, passed or hereafter to be passed respecting insolvent debtors in the East Indies, if he shall, after such orders for his discharge shall have been made as a foresaid, be arrested, or have any action brought against him for any debt, claim, or demand for which he was so hable as aforesaid, either within the limits of the charter of the said United Company or elsewhere, shall be discharged upon common bail, and may plead in general that the cause of action accrued before he became insolvent, and may give this act and the special matter in evidence; and such order as aforesaid, duly sealed with the seal of the said court, shall be sufficient evidence in all courts and places whatsoever of all the proceedings precedent to such order being made, and of the same being duly obtained; and if any such insolvent trader shall be taken in execution or detained in prison for such debt, claim, or demand, where judgment has been obtained before such order of the court for his discharge as aferesaid, it shall be lawful for any judge of the court wherein such judgment has been obtained, on such insolvent producing such order as aforesaid, to order any officer who shall have such insolvent in custody by virtue of such execution to discharge such insolvent without exacting any fee, and such officer shall be hereby indemnified for so the e doing; and any such insolvent trader who shall be a bankrupt under dis. the provisions of the said last-mentioned act, and who shall be arrested charge to be con within the limits of the charter of the said Company, shall be so discharged, and may so plead, and shall have otherwise such relief. within the said limits, as herein-before mentioned; and if he shall liberty to avail himself either of such certificate, or of such order

bankruptcy, fined to India.

If certificate ob. pleaded in India

thined, it may be also obtain such certificate as herein-before provided, he may be at of discharge as aforesaid, for the purposes of his discharge within the limits aforesaid.

If a fiat under within

V. And be it further enacted, that in case any fiat in bankruptthe bankrupt act cy (other than a fiat under the provisions of the said act, intituled eight an act to provide for the Relief of Insolvent Debtors in the East months after pe. Indies, or in any other act relating to the Insolvent Debtors in the charge, the court East Indies ) be issued against any such insolvent trader within the to make no order, period of eight calendar months from the time of such petition for relief being filed, or of such adjudication of insolvency being made, as the case may be, and such insolvent trader shall be duly adjudged a bankrupt under such fiat, then and in such case, such court as foresaid shall not be authorized and empowered to make any

such order for discharge as aforesaid.

VI. And be it further enacted, that after the expiration of such But up flat to it eight calendar months as aforesaud, no fiat shall is ue against any sue against a tr such insolvent, upon any petitioning creditors's debt due before the der who mailread filing of such petition for relief, or such adjudication of insolvency the case may be); and in case any flat shall issue against such the cight munthinvolvent trader as aforesaid upon a peritioning creditor's debt from the potition incurred subsequently to such filing of the petition for relief or to for discharge. such adjudication of insolvency as aforesaid, such fiat shall not in any manner affect, invalidate, or interfere with the proceedings under the in-olvency previously existing in the East Indies, nor shall the assignces under such fiat acquire any right or title to take possession of, demand, sue for, or necover any property or interest, real or personal, wheresoever saturated, which belonged to such insolvent at the time of such petition for relief being filed, or of such adjudication of insolvency as aforesaid, but the assignee or assignees appointed by such Court for the Relief of Insolvent Debtors shall have the sole and exclusive right and title thereto; and all debts, claims. and demands due and payable to such insolvent at the time of such petition for relief being filed, or of such adjudication of insolvency as aforesaid, shall be established under such insolvency, and shall not be proveable under such last-mentioned fiat.

VII. And, whereas, by the said recited act of the ninth year of Sciffdules of debtthe reign of his late Majesty King George the Fourth, it is ore in India to be enacted, that all such insolvent debtors as therein-mentioned transmitted to shall, within the time also therein mentioned, deliver into the court in England, and a schedule containing a full and true account of their debts, estates to be open to inand effects as therein mentioned, and which schedule is there- spection of crediby directed to be forthwith filed in the said court; and, whereas, it tors. is expedient, that the creditors of such Insolvent Debtors residing out of the limits of the said company's charter should have the means of inspecting such schedule with equal facility with creditors of such insolvent debtors residing within the limits of the said charter; be it therefore further enacted, that the principal officer of the said respective Courts for the Relief of Insolvement Debtors shall, without delay, transmit to the Court of Directors of the said company, by different ships, two or more copies of each such schedule, and the said court shall retain the same, and permit any person or personabeing a creditor or creditors of any such insolvement debior to inspect and examine at all seasonable times such schedule, and shall, upon the erequest and at the reason ble costs and charges of any such creditor or creditors (such costs and charges to be regulated by the said court,) provide for him or them a copy or copies of any such schedule.

#### ANNO SEXTO & SEPTIMO. GULIELMIIV. REGIS. CAP. LIII.

An Act for enabling His Vajesty to grant Admiralty Jurisdiction to the Court of Judicature of Price of Wales' Island, Singapore, and Malacca.

[13th August, 1836.

Whereas it is expedient, that his Majesty's Court of Judicature of Prince of Wales' Island, Singapore, and Malacca should have jurisdiction as a court of Admiralty; be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the Lords spiritual and temporal, and commons,

Admiralty Jurisdiction existing at Fort William extended to Prince of Wales' Island, &c.

in this present Parliament assembled, and by the authority of the same, that it shall and may be lawful for his Majesty, by chaiter or letters patent under the great seal of the United Kingdom of Great Britain and Ireland, to grant and commit to the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, powers and authorities for the exercise of Admiralty jurisdiction to the respects as his Majesty's Supreme Court of Judicature at

same extent in all respects as his Majorty's Supreme Court of Judicature at Fort William in Bengal is now by virtue of any charter or acts of Parhament

authorized to exercise any Admirally jurisdiction.

By whom the warrant to be countersigned.

II. and be it further enacted, that when it shall please his Majorty to issue any charter or letters patent by virture of time act, the warrant for such charter or letters patent shall be countersized by the president of the Board of Commissioners for the affire of India, and by no other person.

Letters patent granting Admiralty Jurisdiction to the Court of Judicature of Prince of Wiles' Island, Singapore, and Malacca; bearing date the 25th of February, 7th William IV. 1837.

William the Fourth, by the grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, to all to whom these presents

Recital of Charter of 27th November, 7 Geo, 1V., creating the Court of Judicature of Pince of Wales' Island, Singapore, and Malacca,

shall come, greeting. Whereas, by letters patent of our royal brother, King George the Fourth, of glorious memory, under the Great Seal of the Guited Kingdom of Great Britain and Ireland, bearing date at Westminster, the twenty-seventh day of November, in the seventh year of his reign, our said royal brother, of his special grace, certain knowledge, and mere motion, did, for himself, his hens and successors, give and grant unto the East In ha Company, and their successors, and did for himself, his heirs and suc-

cessors, grant, direct, ordain, and appoint, that there should be within the settlement of Prince of Wales' Island, Singapore, and Malacca, and the places then or at any time to be subordinate or annexed thereto, a Court of Record, should be called 'The Court of Judicature of Prince of Wales' Island, Singapore, and Malacca," and did thereby erect, create, and constitute the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, to be a Court of Record, and that the said Court of Judicature should be a Court of Over and Terminer and gaoddelivery in and for the said settlement of Prince of Wales' Island, Singapore, and Malaca, and the places then, or at any time thereafter, to be apportunate or annexed thereto; and die further will, ordain, and appoint, that the said Court of Judicature should consist of, and be holden, before the Governor or President, and the Resident Councillor for the time being of the station where the court should be held, as two of the judges of the said court, and beofore one other judge, who should be called "The Recorder of Prince of Wales, Island, Singapore, and Malacca," to be appointed as therein mentioned, and that such Court of Judicature should have such powers, jurisdictions, and authorities, as in the said letters patent are mentioned. And in the said letters patent it is provided, that nothing therein contained, or any act which should be done under the authority thereof, should extend, or be construed to extend, to prevent our said toyal brother, his heirs and successors, upon the surrender thereof by the said company or their successors, or upon the polition of the said company or their successors to our said royal brother, his heirs or succers, without surrender thereof to repeal the said letters patent, or any partthereof, or to make such further or other provision by letters patent for the administration of instice, civil and graninal within the said settlement of Prince of Manes lighted. Singpore, and Malaces, and the places then or at any time the sandars of thereto, as to our said rayed breaker, his heirs and ascessors should said the in as full and ample manner as if the said letters patent had not been made.

Recital of charter of 26th March, 14 Geo. III. creating the Supreme Court of Judicature at Fort William in Bengal. And whereas, by letters patent of our revent was King George the Third, of glorious memory, under the graft seal of Great Britain, bearing date at Westminster, Matwenty-inth day of March, in the fourteenth year of his reign, our said royal father of his special grace, certain knowledge, and mere motion, did, for himself, his heirs and successors, grant, direct, ordain, and appoint, that there should be, within the factory of Fort William at Calcutta, in Bengal.

a Court of Record, which should be called, "the Supreme Court of Judicature at Fort William in Bengal;" and he did thereby create, direct, and constitute the said Supreme Court of Judicature at Fort William in Bengal to be a Court of Record. And by the said letters patent our said royal father did, among other things, grant, ordain, establish, and appoint, that the said Supreme Court of Judicature at Fort William in Bengal should be a Court of Admiralty, in and for the provinces, countries, or districts of Bengal, Behar, and Orissa, therein montioned, and all other territories and islands adjacent there-unto, and which then were, or ought to be, dependent thereupon; and did thereby commit and grant to the said Supreme Court of Judicature at Fort William in Bengal, full power and authority to take cognizance of, hear, examine, try, and determine, all causes, civil, and maritime. and all pleas of contracts, debts, exchanges, policies of assurance, accounts, charterparties, agreements ading of ships, and all matters and contracts, which in any manner whatsoever relate to freight, or money due for ships hired and let out, transport money, maritime usury or bottomry, or to extortions, trespassed, injuries, complaints, demands, and matters, civil and maritime, whatsoever, between marchants, owners, and proprietors of ships and vessels employed or used within the jurisdiction aforesaid, or between others contracted, done, had, or commenced in. upon, or by the sea or public rivers or ports, creeks, harbours, and places overflown, within the ebbing and flowing of the sea and high-water-mark, within, shous, and throughout the said three provinces, countries or districts of Bengal, Behar, and Orissa, and all the said territories, or islands adjasent thereunto or dependent thereupon, the cognizance whereof did belong to the jurisdiction of the Admiraly, as the same was used and exercised in that part of Great Britain called England, together with all and singular their incidents, smergents, and dependencies, annexed and connexed sauses whateoever; and to proceed summarily therein, with all possible dispatch, according to the course of his Admiralty of that part of Great Britain called England, without the strict formalities of law, considering only the truth of the Merand the equity of the case.

And our said soyal father did thereby further commit to the said Suprema Court of Judicature at Fort William in Bengal, fall power and authority to inquire, hear, try, examine, and determine, by the oaths of honest and lawful men, being his British subjects resident in the town of Calcutta, therein-before mentioned, and not otherwise, all treasons, marders, piracies, robbettes, felonies, mainings, forestallings, extentions, trispanses, misdemeanors, offences, excesses, and essemption, and maritims eximes whathoever, according to the laws and customs of the Admiralty in that part of Great Britain called England, intradiction thresholders manticiped and to fine, imprison, correct, publish, chartes, and otherwise parties, and to fine, imprison, correct, publish, chartes, and otherwise parties, masters of ships, mariners, rowers, fillings, chains, and otherwise maritimes, and their maritims along to the anit civil and maritime laws, engineering any fined of maritime afficient respective demonits, and the laws maritime afficient and maritime and their respective demonits, and the light declarate parame imprisoned in that behalf, who hight demonits, and the light declarate parame imprisoned in that behalf, who hight

to be delivered, and to take recognizances, obligations, stipulations, and cautions, as well to his use as at the instance of other parties, and to put the same in execution, or to cause or command them to be executed, and also to arrest, or cause or command to be arrested, according to the civil law and the ancient customs of his. high Court of Admiralty in that part of Great Britain called England, all ships, persons, things, goods, wares, and merchandizes, for the premises, and every of them, and for other causes whatsoever concerning the same, wheresoever they should be met with or found in or throughout the said district- and jurisdictions aforesaid, and to compel all manner of persons in that behalf, as the case should require, to appear and answer in the said court, with power of using every temporal coercion, and inflicting mulcts and penalties according to the laws and customs aforesaid, and moreover to compel witnesses, in case they should withdraw themselves, for interest, fear, favour, or ill-will, or other cause whatsoever, to give evidence to the trath, in all and every the cause, or causes as above-mentioned according to the exigencies of the law, and to proceed in such cause or causes according to the civil and maritime laws and customs, as well as of mere office, mixed or promoted at the instance of any party as the case might require, and to promulage and interpose all manner of sentences and decrees and put the same in execution according to the course and order of the Admiralty, as the same was used then in that part of Great Britain called England.

Recital of 33 Geo. And whereas, by an act of Parliament made and passed.

III. cap.52,sec.156. in the thirty-third year of the reign of his Majesty King
George the Third, it was amongst other things enacted and

declared, that the power and authority of the said Supreme Court of Judicature at Fort William in Bengal, granted to them by the said charter of justice, should extend and be extended to the high seas, and that the said court should, by force and virtus of the now-reciting act, have full power and authority to inquire, hear, try, examine, and determine, by the oaths of honest and lawful men, being British subjects resident in the town of Calcutta, all treasons, murders, piracies, robberies, felonies, mainings, forestallings, extortions, trespasses, misdemeanors, offences, excesses, and enormities, and maritime causes, whatsoever, according to the laws and customs of the Admiralty of England, done, perpetrated, or committed upon any of the high seas, and to fine, imprison, correct, punish, chastise, and reform parties guilty and violators of the laws, in like, and as ample manner, to all intents and purposes, as the said court might or could do, if the same were done, perpetrated, or committed within the limits prescribed by the said charter of justice, and not otherwise or in any other manner.

Recital of 53 Geo.

And whereas, by an act of Parliament made and passed in the

III, sec. 155, csp.

110.

And whereas, by an act of Parliament made and passed in the
fifty-third year of the reign of his said Majesty King George
the Third, intituled, "an act for continuing in the East-dia
Company for a further term the possession of the Fritish

territories in India, together with certain exclusive privileges, for establishing further regulations for the Government of the said territories and the better administration of justice within the same, and for the regulating the trade to and from the places within the limits of the said Company's charter. After reciting that the courts established by the said United Company had no jurisdiction over crimes mantitime, and that doubts had been entertained, whether the Admiralty furisdiction of his Majesty's courts at Calcutta, Madras, and Bombay, extended to aby persons but those who were amenable to their ordinary jurisdiction, by reason whereof failures of justice might arise, it was enacted, that it should and might be lawful for his Majesty's courts at Calcutta, Madras, and Bombay exercising Admiralty jurisdiction, to take cognizance of all crimes perpetrated on the high seas, by any person or persons whatsoever, in as full and ample a manner as any other Court of Admiralty jurisdiction established by his Majesty's authority in any colony or settlament whatsoever, belonging to the crown of the said United Kingdom.

Resited of 6 and 7 And whereas, by an act of Parliament made and passed Wm; IV. c. 53. in the seventh year of our reign, and 'initialed," an act for

enabling his Majesty to grant Admiralty Jurisdiction to the Court of Judicature of Prince of Wales' Island, Singapore, and Malaces," it is enacted, that it should and might be lawful for his Majesty, by charter or letters patent under the great seal of the United Kingdom of Great Britain and Ireland, to grant and commit to the said Court of Judicature of Prince of Wales' Island. Singapore, and Malacca, powers and authorities for the exercise of Admiralty jurisdiction, to the same extent, in all respects, as his Majesty's Supreme Court of Judicature at Fort William in Bengal is now, by virtue of any charter or acts of Parliament, authorized to execute any Admiralty jurisdiction.

Court of Judicature at Prince of Wales' Island, Singapore, and Malacca, to be a Court of Admirultu.

Now know ye, that we, upon full consideration of the premises, and of our especial grace, certain knowledge, and mere motion, have thought fit to grant and commit. and by these presents we do accordingly, for us, our heirs and successors, grant and commit to the said Court of Judicature at Prince of Wales' Island, Singapore, and Malacca, that the said Court of Judicature shall be a court of

Admiralty, within the settlement of Prince of Wales' Island, Singapore, , and Malacca, and the places now or at any time to be subordinate, or dependant, or annexed thereto. And we do hereby commit and grant to the said Court of Judicature of Prince of Wales' Island,

Singapore, and Malacca, full power and authority to take cognizance of, hear, examine, try, and determine all causes, civil and maritime, and all pleas of contracts, debts,

Their power, and in what causes to proceed.

exchanges, policies of assurance, accounts, charter-parties, agreements, loading of ships, and all matters and contracts, which, in any manuer whatsoever, relate to freight or money due for ships hired and let out, transport money, maritime usury or bottomry or to extortions, trespasses, injuries, complaints, demands, and matters, civil and maritime, whatsoever, between merchants, owners, and

Extent of jurisbe exercised as in Great Britain, without the strict formalities of law.

proprietors of ships and vessels, employed or used within the jurisdiction aforesaid or between others contracted, done, had, diction, which is to or commenced in upon, or by the sea, or public rivers, or ports, creeks, harbours, and places overflown with the ebbing and flowing of the sea and high-water mark, without, about, and throughout the settlement of Prince of Wales' Island, Singapore, and Malacca, and its dependencies, the cognizance whereof doth belong to the jurisdiction of the Ad-

miralty, as the same is used and exercised in that part of the United Kingdom of Great Britain and Ireland called England, together with all and singular their incidents, emergents, and dependencies, annexed and connexed causes whatsoever, and to proceed summarily therein with all possible dispatch, according to the course of our Admiralty of that part of the saul United Kingdom called England, without the strict formalities of law, considering only the truth of the fact and the equity of the case.

Further power in regard to crimes maritime.

And we do further commit to the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, full power and authority to inquire, hear, try, examine, and determine, by the oaths of honest and lawful men, being British subjects resident in the said settlement, all treasons, murders, piracies, robberies, falonies, mainings, ferestallings, extortions, trespasses, misde-

meanors, offences, excesses, and enormities and maratime crimes whatsoeyer, according to the laws and unatoms of the Admiralty of England, done, perpetrated, or committed upon any of the high seas; and to fine, imprison, correct, punish, chastise, and form parties guilty, and violators of the laws, usurgest, its

To punish offen-

linquents, confumacious absenters, masters of ships, mariners, rowers, fishers, ship-wrights, and other watermen, exemping any k and of maritime affairs, according, to

tiet.

the said civil and maritime laws, ordinances, and customs, and their respective de-

and to deliver and discharge them.

May arrest ships. åс.

to compel persons to appear under penal-

Witnesses to answer according to the law civil and maritime, as it now used in Great Beitain.

To take cognicance of all crines perpetrated on the high sous as fully as the Supreme or any Colonial court.

Court at Fort William

Proviso limiting its powers to such persons as are amenable to it in its ordinary jurisdiction.

Affidavits and affirmations in the Court of Admiralty.

merits; to deliver and discharge persons imprisoned in that behalf who ought to be delivered, and to take recognizances, obligations, stipulations, and cautions, as well to our use as at the instance of other parties, and to put the same in execution of to cause or command them to be executed, and also to arrest or cause or command to be arrested, according to the civil law and the ancient customs of our high court of Admiralty in England, all ships, persons, things, goods, wares. and merchandizes, for the premises, and every of them, and for other causes whatsoever concerning the same, wheresoever they shall be met with or found, and to compel all manner of persons in that behalf, as the case shall require, to appear and answer in the said court, with powers of using any temporal coercion, and intlicting mulcis and penalties according to the laws and customs afore-aid; and moreover to compel witnesses, in case

they should, withdraw themselves for interest, fear, favour, or ill-will, or other cause what oever, to give evidence to the truth, in all and every the cause or causes above-meationed, according to the exigencies of the law, and to proceed in such cause or causes according to the civil and maritimelaws and customs, as well as of mere office, mixed or promoted at the instance of any party, as the case may require, and to promulge and in-

terpose all manner of sentences and decrees, and put the same in execution, according to the course and order of the admiralty as the same is now used in England. And it is our further will and pleasure, that the said court of judicature of Prince of Wales' Island, Singapore,

and Malacca, shall, and it is hereby empowered to take cognizance of all crimes prepetrated on the high seas, by any person or persons whatsoever, in as full and ample a manner as our said Supreme, Court of Judicature at Fort William in Bengal is now, by virtue of any charter or acts

of Parliament, authorized to exerci-e any admiralty jurisdiction, or as any oother Court of Admiralty established by his Majesty's authority, in any colony or settlement whatsoever beloning to the crown of the said United Kingdom; Provided

always, that the several powers and authorities herein given to the said court to proceed in maritime causes and according to the laws of the admiralty, as herein expressed. shall extend, and be construed to extend, only to such persons as, pursuant to the provisions hereinbefore contained, are and would be amenable to the said court of judicature of Prince of Wales' Island, Singapore, and Malacca, in its ordinary jurisdiction.

And we do hereby ordain and appoint, that all affidavits taken in the said court of judicature of Prince of Wales' Islandi, Singapore, and Malacca, or before any justice thereof, shall be made on oaths, administered in

such form and manner as is before directed, in the case of witnesses to be examined before the said Court of Judicature of Prince of Waits' Island, Singapore and Malacca; and that every quaker or moravian who shall be required to give evidence in any case whatsoever, criminal or civil, may, instead of taking an oath in the usual form, make his or her solumn affirmation or declaration; and that every pative of any country within the limits of the charter of the Bast India-Company, who may be required to give evidence in any case whatsoever, criminal or civile, and who shall object, on the ground of any religious scruple to take an oath in the "mayal form, may, at the discretion of the court, be permitted to make his or her solemn afhimation or declaration, in such manner and form as the court shall

deem sufficiently binding upon his or her conscience, which said affirmation or declaration shall be of the same force and effect in the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, or before any justice thereof, as if such Quaker, Moravian, or native had taken such oath in the usual form.

Grant to the East-India Company of all fines. And we, of our especial grace, certain knowledge, and mere motion, have given and granted, and by these presents, for us, our heirs and successors, do give and grant unto the said East-India Company and successors, for ever,

all such fines, amerciaments, forfeitures, penalties, and sums of money whatsoever, as shall be ordered, charged, judged, set, or imposed upon any person or persons whatsoever, in or by the said court, or by the said justices of the peace, or any of them, or otherwise howsoever, by virtue or in pursuance of the powers, grants, privileges, or authorities, in these presents mentioned or contained, upon any person or persons, for or by reason of any contempts, misdemeaners, or offences whatsoever: to have, hold, receive, levy, sale for, recover, and enjoy the same, to said East-India Company and their successors for ever without any account, or any other matter or thing, to be rendered or paid for the same unto us, our heirs or

Power of the court make satisfaction prosecutors. successors; Provided always, that it shall be lawful, and we hereby authorize and empower the said court to order satisfaction to be made to any prosecutors, for any crimes committed or contempts incurred, as to the said court shall seem reasonable and fit, out of any fine or fines to be set or im-

posed upon any person or persons, who shall be convicted before and find, by them; and we will, that such satisfaction shall be paid according

with powers to sue for and recover the same. and we will, that such satisfaction shall be paid according to such order to be given by the said court. And we do hereby, for us, our heirs and successors, give and grant unto the said company and their successors, full power and authority to suc for, recover, and levy all and every the said fines,

amerciaments, forfeitures, penalites, and sums of money, by any action or actions of debt to be brought in the said court, or by such other suits, actions, ways means, and proceedings, as may be layfully had and prosecuted in our said court, in their corporate name, or by any other lawful ways or means, either in the name of us, our hers or successors, or of the said company or their successors, and to collect, the, seize, and levy the said fines, 'amerciaments, folleitures, penalties, and sums of money, in and by these presents granted or mentioned to be granted, from time to thue, by the proper officers and ministers of the said company and their successors, to the only proper use and behoof of them and their successors, without any writ, warrant, or other process ont of the Exchequer of us, our heirs or successors, or any other court or courts, of us, our heirs and successors, whatsover and whereseever to be had and obtained in that behalf, any usage or custom to the contrary thereof in any wise notwithstanding; subject, nevertheless, to such order as shall be made for the sausfaction of prosecutors, as herein, before directed.

Appeal allowed to the King in Council from the said Court, in chil causes, by petition to thatcourt. And it is our further will and pleasure, and we do herebs direct, establish, and ordain, that if any person or person, shall find him, her, or themselves aggrieved by any judgment decree, order, or rule of the said court of judgature of Prince of Wales' Island, Singapore, and Malacca, in any case what soever, it shall and may be lawful for him, her, and them, to appeal to us, our heirs or successors, in our or

their privy council, in such manner, and under such restrictions and qualification as are hereinafter mentioned, that is to say, in all judgments, decrees, or decretal orders, made by the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, in any civil cause, the party and parties against whom, or to whose immediate prejudice the said judgment, decree, or decretal order, shall be or tend, may, by his or their humble petition, to be preferred for that purpose to the said court of judicature; pray leave to appeal to us, our heirs

or enccessors, in our or their privy council, stating in such petition the cause or causes of such appeal; and in case such leave to appeal shall be prayed by the party or parties who is or are directed to pay any sum of money, or to perform any duty, the said Court of Judicature of Prince of Wales' Island, Singapore, and

performance of Judg-

Malacca shall, and is hereby empowered to award, that such judgment, decree. Security on such Ap- rule, or order, shall be carried into execution, or that sufpeal for costs, and for ficient security shall be given for the performance of the said judgment, decree, rule, or order, as shall be must expedient to real and substantial justice: provided always, that where the said Court of Judicature of Prince of Wales'

Island, Singapore, and Malacca, shall think fit to order the judgment, decree, rule, or order, to be executed, security shall be taken from the other party or parties for the due performance of such order or decree, as we, our heirs or successors, shall think fit to make thereupon; and in all cases we will and require. that security shall also be given, to the satisfaction of the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, for the payment of all such costs as the said Court of Judicature may think likely to be incurred by the said appeal, and also for the performance of such judgment or order as we, our heirs or successors, shall think fit to give or make thereupon; and upon such order or orders of the said Court of Judicatule of Prince of Wales' Island, Singapore, and Malacca, thereupon made, being performed to their satisfaction, the said Court of Judicature shall allow the appeal, and the party or parties so thinking him, her, or themselves aggrieved, shall be at liberty to prefer and pro-ccute his, her, or their appeal to us, our heirs or successors, in our or their privy council, in such manner and form, and under such rules, as are observed in appeals made to us from our plantations or colonies, or from our islands of Guernsey, Jersey, Sark, and Alderney.

The said Court on such Appeal to transmit a copy of all evidence

And it is our furthet will and pleasure, and we do here" by duect and ordain, that in all such cases, the said Court of Judicature of Prince of Wales' Island, Singapore. and Malacca, shall certify and transmit, under the seal of the said Court of Judicature, to us or our heirs or succeasors, our or their privy council, a true and exact copy of all the evidence, proceedings, judgments, decrees, and orders, had er made in such cases appealed.

In oriminal suits the Court may allow or deny Appeal and regulate the terms.

And it is our further will and pleasure, that in all indict ments, informations, and criminal suits and causes whatsoever, the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, shall have the full and absolute power and authorny to allow or deny the appeal

of the party pretending to be aggrieved, and also to award, order, and regulate the terms upon which such appeals shall be allowed, in such cases in which the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, may think fit to allow such appeal.

Reservation of power And we do hereby also reserve, to ourself, our heirs and in the King to refuse an successors, in our of their Privy Council, full power and authority, upon the humble petition of any person or persons aggrieved by a judgment, decree, or decretal, or other order or rule of the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, to , refuse or admit his, her, or their appeal therefrom, upon such terms, and under such limitations, restrictions, and regulations, as we or they shall think fit, and

to reform, correct, or vary such judgment, decree, or order, and to execute Judgas to us or them shall seem meet; and we do futher ments and Orders of direct and ordain, that the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, shall, His Majesty. in all such cases, confirm and execute, or cause to be

executed, such judgments and orders as we shall think fit to make in the premises, in such manner as any original judgment, decree, or decretal, or other order or rule by the said Court of Judicature at Prince of Wales' Island, Singapore, and Malacca should or might have been executed.

No appeals to be ullowed, unless the petition shall be preferred within six months, and unless the matter in dispute shall exceed 1,000 pagodas. Provided always, that no appeal shall be allowed by the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, unless the petition for that purpose shall be preferred within six months from the day of pronouncing the judgment, decree, or decretal order complained of, and unless the value of the matter in dispute shall exceed the sum of one thousand pagedas.

In witness whereof, we have caused these our letters to be made patent, witness ourself at Westminster, the 25th day of February, in the seventh year of our reign.

By writ of Privy Seal, EDMUMDS.

carabilised as afforestation of a prefer of any securities to no be carabilished as afforestal, if it shall appear to the said Court, subject to auch control as aforestal, it it shall appear to the control as aforestal, it is the permission to such other before that become tended or obtained; and such sum as the said Court, improperly granted or obtained; and such sum as the said Court, subject to sach control as alongestion of sects and the requirement, or the representatives of such officer or servant, to refund, and the te the said Company, and shall be recoverable by them in any Court in like manner, as any debt inay now or horeafter shall be recovered by them.

peal for costs, and for performance of Judg-

or successors, in our or their privy council, stating in such petition the cause or causes of such appeal; and in case such leave to appeal shall be prayed by the party or parties who is or are directed to pay any sum of money, or to perform any duty, the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca shall, and is hereby empowered to award, that such judgment, decree,

Security on such Ap- rule, or order, shall be carried into execution, or that sutficient security shall be given for the performance of the said judgment, decree, rule, or order, as shall be most expedient to real and substantial justice: provided always, that where the said Court of Judicature of Prince of Wales'

Island, Singapore, and Malacca, shall think fit to order the judgment, decree, rule, or order, to be executed, security shall be taken from the other party or parties for the due performance of such order or decree, as we, our heirs or successors, shall think fit to make thereupon; and in all cases we will and require, that mourity shall also be given, to the satisfaction of the said Court of Judicature of Princs of Wales' Island, Singapore, and Malacca, for the payment of all such costs as the said Court of Judicature may think likely to be incurred by the said appeal, and also for the performance of such judgment or order as we, our heirs or successors, shall think fit to give or make thereupon; and upon such order or orders of the said Court of Judicatule of Prince of Wales' Island, Singapore, and Malacca, thereupon made, being performed to their satisfaction, the said Court of Judicature shall allow the appeal, and the party or parties so thinking him, her, or themselves aggrieved, shall be at liberty to prefer and pro-ccute his, her, or their appeal to us, our heirs or successors, in our or their privy council, in such manner and form, and under such rules, as are observed in appeals made to us from our plantations or colonies, or from our islands of Guernsey, Jersey, Saik, and Aldernev.

The said Court on such Appeal to transmit a copy of all evidence

and Malacca, shall certify and transmit, under the seal of the said Court of Judicature, to us or our heirs or successors, our or their privy council, a true and exact copy of all the evidence, pro-

ceedings, judgments, decrees, and orders, had at made in such cases appealed.

In criminal suits the Court may allow or deny Appeal and tegulate the terms.

And it is our further will and pleasures that in all indict ments, informations, and criminal suits and causes whatsoever, the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, shall have the full and absolute power and authority to allow or dent the appeal

And it is our furthet will and pleasure, and we do here"

by duect and ordain, that in all such cases, the said

Court of Judicature of Prince of Wales' Island, Singapore,

of the party-retending to be aggrieved, and also to award, order, and regulate the terms upon which such appeals shall be allowed, in such cases in which the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, may think fit to allow such appeal.

Reservation of power And we do hereby also reserve, to ourself, our heirs and in the King to refuse an successors, in our of their Privy Council, full power and authority, upon the humble petition of any person or persons aggrieved by a judgment, decree, or decretal, or other order or rule of the said Court of Judicature of Prince of Wales' Isl and, Singapore, and Malacca, to refuse or admit his, her, or their appeal therefrom, upon such terms, and under such limitations, restrictions, and regulations, as we or they shall think fit, and

. His Majesty.

to reform, correct, or vary such judgment, decree, or order, and to execute Judg- as to us or them shall seem meet; and we do futher ments and Orders of direct and ordain, that the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, shall, in all such cases, confirm and execute, or cause to be

executed, such judgments and orders as we shall think fit to make in the premises, in such manner as any original judgment, decree, or decretal, or other order or rule by the said Court of Judicature at Prince of Wales' Island, Singapore, and Malacea should or might have been executed.

No appeals to be allowed, unless the petition shall be preferred within six mouths, and unless the matter in dispute shall exceed 1,000 pagodas.

Provided always, that no appeal shall be allowed by the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca, unless the petition for that purpose shall be preferred within six months from the day of pronouncing the judgment, decree, or decretal order complained of, and unless the value of the matter in dispute shall exceed the sum of one thousand pagodas.

In witness whereof, we have caused these our letters to be made patent, witness ourself at Westminster, the 25th day of February, in the seventh year of our reign.

By writ of Privy Seal, EDMUMDS.

## THE APPENDIX.

## PART II

## Acts of the Supreme Covernment.

TORT WILLIAM, LEGISLATIVE DEPARTMENT, Nov. 14, 1830.

#### REGISTERS AND SUDDER AMEENS.

#### ACT NO. XXIV., DATED NOVEMBER 11.

I. It is hereby enacted, that from the 1st day of December, 1836. It shall be competent to the Court of Sudder Adawlut of Fort St. George, with the sanction of the Governor in Council, to augment or diminish at discretion, the number of

Sudder Ameens within that presidency.

II. And it is hereby enected, that such parts of any of the regulations in force as authorize the Registers of the Zillah Courts and Sudder Ameeus without the presidency of Fort St. George, to receive any fee or commission for judicial duties performed by them, be repealed; provided always, that this rule shall not be construed to prohibit the receipt of fees for the registry of Deeds.

#### SUPPRESSION OF THUGEE.

#### ACT No. XXX., DATED NOVEMBER 11.

1. It is hereby enacted, that whoever shall be proved to have belonged, either belone or after the passing of this Act, to any gang of thugs either within or without the territories of the East India Company, shall be punished with nuprisonment for life with hard labor.

11. And it is hereby enacted, that every person accused of the offence made punishable by this act, may be tried by any court which would have been competent to try him if his offence had been committed within the rillah where that court sits, any thing to the contrary in any regulation contained not inhistancing.

111. And it is hereby enacted, that no court shall, on a trial of any person accused of the offence made punishable by this act, require any futwa from any law officer.

#### GRANTS OF MONEY OR LAND REVENUE.

ACT No. XXXI., DATED NOVEMBER 28.

It is hereby enocted, that the provisions of regulation IV. of 1831, of the Madras Code, relating to grants of money or land revenue made by the British Government, shall be extended to all similar grants within the territories subject to the presidency of Fort St. George, which having been made by any Native Government, have been confirmed or continued by the British Government.

#### SUGAR DUTY.

ACT No. XXXII., DATED NOVEMBER 28.

I. It is hereby enacted, that if any person after the first day of December 1836, lands or attempts to land in any part of the territories subject to the Government of the presidency of Fort William in Bengal any Sugar which is not the growth of a British possession into which foreign sugar cannot be legally imported, such sugar shall be seized and confiscated by the collector of the customs or by any other officer thereunto authorized by the Governor of the said presidency, unless the district in which such sugar is landed or in which an attempt has been made to land such sugar, be a district in which the Governor General of India in Council has authorised the importation of such sugar.

II. And it is hereby enacted, that if any owner of Sugar the produce of the said territories, or duly authorized agent of such owner, desires to obtain a certificate of origin from the collector or assistant collector of the land or enstore revenue of any district within the said territories, or from any other officer appointed by the Governor General of India in Council to give such certificates, such owner or agent shall in the presence of the officer from whom he desires to obtain such certificate, make and subscribe a declaration in the form contained in the schedule hereunto annexed marked A.

III. And it is hereby enacted, that if the district be one into which the Governor General of India in Council has not by any order authorized the importation of foreign sugar or of sugar the growth of any British possession into which foreign sugar can be legally imported, the officer before whom such a declaration as is aforesaid shall have been made, shall grant under his hand and seal to the declarant a certificate in the form contained in the schedule hereunto annexed,

marked B.

IV. And it is hereby enacted, that every person who intends to ship sugar from any place within the said territories for any part of the United Kingdom, shall be entitled to produce to the collector of customs at that place, or to any other officer who may have been appointed by the Governor General of India in Council to act on such occasions in place of the collector of customs, a certificate such as is above described, and also in the pre-cuce of the convey in whom he has so produced such certificate to make and subscribe a declaration in the form contained in the schedulo hereunto annexed marked C.

V.--And it is hereby enacted, that the officer to whom such a certificate shall have been so produced, and before whom a declaration in the last mentioned form shall have been so made and subscribed, shall grant to the person who has made the last mentioned declaration a certificate in the form contained in the schedule

hereunto annexed marked D.

VI.--And it is hereby enacted, that any person who shall in making any declusation under the authority of this act, knowingly affirm an untrain, shall on conviction thereof bettere such court as would be competent to try such person for perjury, be pumshed by fine to an amount not exceeding five thousand rupees, and imprisonment for a term not exceeding two years.

## SCHEDULES.

#### A.

I, A. B., solemnly declare that all the Sugar hereunder described is to the best of my knowledge and belief the produce of the district of

Description of the Sugar to which the declaration relates.

Quantity.	Quality.	Number and dend Packag	omination of
		(Signed)	A, B.

B.

I, C. D., collector of land revenue (or collector of custom revenue or being an efficier appointed by the Governor General of India in Council to act in this behalf) for the district of ———, do hereby in conformity with the provisions of Act No. XXXII. of 1836, grant this certificate under my band and seal that the sugar hereinunder described is of the produce of the district of ———, and that the importation of foreign sugar and of sugar the growth of any British possessions into which foreign sugar can be legally imported is prohibited in the said district of

#### Description of the Sugar to which this certificate relates

Quantity.	Quality.	Number and denomination of the Packages.	Name of the Declarant on whose declaration the certificate is given.
L. S.		C	(Signed) C. D.

I, E. F, shipper of the sugar hereinunder described, solemnly declare that all the sugar hereinunder described, is to the best of my knwledge and belief the same sugar to which the certificate now produced by me relates.

Description of the Sugar to which the declaration relates.

Quantity.	Quality.	Number and denomination of Packages.	Name of Ship in which the Sugar is Shipped or to be Shipped.	Name of the Master of the Ship.
-			(Signed)	E. F.

D.

I, G. H, collector of customs, (or being an officer appointed by the Governor General of India in Council to act in this behalf) for the port of \_\_\_\_\_, certify under my hand and seal, that there has been produced to me by E. F. the shipper of the Sugar hereunder described, a certificate under the hand and seal of C. D., collector of land revenue, (or collector of custom revenue, or being an officer uppointed by the Governor General of India in Council to act in this behalf) for the district of \_\_\_\_\_, in the territories subject to the government of the presidency

J., S.

of Fort William in Bengal, which certificate certifies that the said Sugar is of the produce of the said district, and that the importation of foreign sugar or sugar the growth of any British possession into which foreign sugar can be legally imported, is prohibited in the said district-

Description of the Sugar to which this certificate relates.

Quantity.	Quality.	Number and denomination of Packages.	Name of the Ship.	Name of the Master of the Ship.
	•	<u>'</u>	***************************************	
		<u> </u>	<u> </u>	

RECOVERY OF ARREAR OF ASSESMENT.

ACT No. I. OF 1837, DATED FEBRUARY, G.

(Signed)

G. H.

Pie

It is hereby enacted, that from the 1st day of March next, it shall be lawful for any one Justice of the Peace for the Town of Calcutta, to issue a warrant of distiess for the recovery of arrears of assessment occurring under the act of Parliament 33 George III. cap. 52, and every such warrant shall have the same force as if it were under the hands and seals of two such Justices.

RATES OF TOLL. ACT No. II. DATED FEBRUARY, 6. 1. It is hereby enacted, that from the 1st day of March next, Regulation IX, of 1830, and Regulation XI. of 1831, of the Bombay Code, and Act No. XVIII. of 1836, of the Governor General of India in Council, be repealed. 11. And it is become enacted, that the following rates of toll shall, from the said day, he levied in the Company's currency at the toll gate of the Bhore Ghaut on venicles and animals both in going and returning : On every four wheeled carriage on springs,..... Rupee On every two-wheeled carriage on springs, except native hackeries Rupee On every native hackery on springs,... Annes On every labor cart and labor hackery not on springs, and having wheels of less diameter than three feet six inche-, and tyers less in breadth than three inches, if drawn by two bullocks...... 4 Rupes On every such labor cart and labor hackery drawn by four bullocks. Rupee ()n every labor cart and labor backery not on springs, and not having wheels or less diameter then three feet six inches and tyers less in breadth than three inches if drawn by two bullocks,..... 1 4 Appas On every such labor cart and labor hackery drawn by 4 bullocks, . . Annas 4 Rupee On every camel, ..... Rupes On every saddle horse and harness horse,..... Anna Pie On every tattoo, ....... Annas () A every score of sheep or goats,.....

On horned cattle per head, ......

 On every beggary carrying a load for hire.
 2
 Pie

 On every mule not used for riding,
 3
 Pie

 On every mule used for riding,
 1
 Anna

 On every ass,
 1
 Pie

 On every palna or small netwe palauquin,
 ‡
 Rupee

III. And it is hereby enacted, that it shall be competent to the Governor in Council of Bombay to appoint persons for the collection of the tolls aforesaid, which persons shall, in the execution of such their office, be liable to the same responsibility as would attach to them if they were employed in the collection of the

land revenue.

IV. And it is hereby enacted, that it shall be lawful for the persons employed in the collection of the tolls afare-aid in case of non-payment of the toll on any property, to stop such property or such part thereof as may be adequate to the discharge of the toll due, and that every Police officer when thereunto required shall be assisting to the per-ons employed in the collection of the tolls afore-aid in

the discharge of their duties.

V. And it is hereby enacted, that in case any toll due shall remain unpaid for the space of 24 hours after such detention of property as is afore-aid, it shall be lawful for such person as the Governor in Council of Rombay shall appoint to act in that behalf to direct the sate of the property detained, and to reserve out of the proceeds of such sale a sum equivalent to the toll due, and also in cases in which it shall appear to that person that the payment of the toll has been contumaciously refused to reserve a fine not exceeding 5 rupees; and that the surplus, it any, shall be repaid to the owners of the property on application.

VI. Provided atways, that nothing herein contained shall be taken to deprive the owner of any properly detained as aforesaid of his right of action in the civil court of the zillah for any injury which may have been done to him under color of

carrying this act into execution,

VII. Provided also, that nothing herein contained shall be held to prevent the Governor in Council of Bombay from granting any exemption from payment of the said tolls, or from granting a farm of the said tolls.

#### TRANSFER OF SUITS.

### ACT No. 111. DATED MARCH 13.

It is hereby enacted, that it shall be lawful for each of the courts of Sudder Dewanny Adawlut, within the Territories subject to the Presidency of Fort William in Bengal, to direct by an order authenticated by the official singular of the Register of such Court of Sudder Dawanny Adawlut, that the commission of any original suit or of any appeal which may be brought before any zillish or city court subordinate to such court of Sudder Dewanny Adawlut, shall be transferred to any other zillah or city court subordinate to the same court of Sudder Dewanny Adawlut.

II. Provided always, that whenever either of the said courts of Sudder Dewanny Adamint shall, in the exercise of the power given by the preceding clause, direct the transfer of the cognizance of any suit, such court of Sudder Dewanny Adamint shall cause the reasons for such transfer to be recorded on its proceedings.

#### LANDED PROPERTY.

#### Act No IV. DATED APRIL 17TH.

P. It is hereby enacted, that after the 1st day of May next, it shall be lawfu for any subject of 11s Majesty to acquire and hold in perpetuity or for any term of years property in land or in any emoluments issuing out of land in any part of the terftoones of the East India Company.

II. And it is hereby enacted, that all rules which prescribe the manner in which such property as is aforessid may now be acquired and held by notives of the said territories, shall extend to all persons who shall under the authority of this Act, acquire or hold such property.

#### CONTRACT OF SERVICE WITH NATIVES OF INDIA.

#### Act No V. DATED MAY 1.

- I. It is hereby enacted, that from the 1st day of June next, no native of Indiaexcept as hereinalter excepted, who makes a contract of service to be performed
  without the said territories, shall be received in pursuance of such contract on board
  of any vessel at any place within the territories subject to the presidency of Fort
  William in Bengal without an order from the Governor of the said presidency, or
  a permit from an officer authorized by the Governor of the said presidency to act
  in that behalf.
- 11. And it is hereby enacted, that before any such permit shall be granted by any such officer, such native and also the person with whom such native has contracted, or an authorized agent of that person shall personally appear before that officer, and shall exhibit a memorandum of the contract (written both in English and in the mother tongue of such native, or in some language understood by such native,) which memorandum shall specify the nature, the term, and the wages of the service, as settled by the contract.
- 111. And it is hereby enacted, that no such permit shall be granted unless the contract of service shall be made determinable on the expiration of one term of not more than five years, to be reckoned from the date of the contract, or of successive terms, none of which shall exceed five years, and unless such contract shall contain a stipulation that such native shall be conveyed back to the port at which he is embarked, free of charge to himself at the expiration of his service.

IV. And it is hereby enacted, that it shall be lawful for the said officer to examine the said native and the person with whom that native has contracted, or the agent of that person, touching the terms of the contract, and shall cause those terms to be distinctly explained to the said native.

V. And it is hereby enacted, that if the said officer shall be satisfied that the said native fully understands the terms of the contract and is desirous to fulfil the same, the said officer shall make and sign on the back of the written memorandum aforesaid a note to the effect, that the said written memorandum has been inspected by hiar the said officer; and such note shall be a permit authorizing the said native to embark, and the memorandum of contract with the permit so written thereupon, shall be delivered to the native to be kept by him during his service.

Vie And it is hereby enacted, that if application is made for permits authorizing more than twenty natives to embark on board of any one vessel, it shall be lawful for the officer aforesaid to summon the person in charge of that vessel, and to examine that person as to the accommodations, food, and medical attendance provided for such natives on board of that vessel, and to inspect that vessel, or by an order under his hand to depute any other person to inspect the same.

VII. And it is hereby enacted, that the officer aforesaid shall not grant permits authorizing a greater number of natives than twenty to embark on board of any one vessel, unless he is satisfied that the accommodations, food, and medical attendance provided for such natives on board of that vessel will be sufficient for their health.

VIII. And it is hereby enacted, that the officer aforesaid shall keep a register of all natives to whom he shall grant such permits as aforesaid, which register shall specify thair names, the permits, the contracts, the dates of the permits, the places of their destination, and they vessel on board of which the were permitted to embark.

IX. And it is hereby enacted, that for every such permit it shall be lawful for the officer aforesaid, to require that a fee not exceeding one rupce shall be paid

by the person with whom the native to whom the permit relates has contracted of

by the authorized agent of that person,

X. And it is hereby enacted, that whoever being in charge of any vessel at any place within the territories subject to the presidency of Fort William in Bengal, shall knowingly suffer any such native as is aforesaid, to embask on board of that vessel, in pursuance of any such contract as is aforesaid, without either an order from the Governor of the said presidency, or such a permit as is aforesaid being produced to him by the native so embarking, shall, on conviction thereof, before a magistrate, be punished with a fine not exceeding 200 Rs. for every native so suffered to embark, and in default of payment of such fine, with imprisonment for a term not exceeding thatly days for every native so suffered to embark.

X1. Provided always, that nothing in this act contained, shall be taken to apply to any native scaman who shall embark on board of any vessel in pursuance of a contract to navigate that vessel or to any person who shall embark as a menial

servant.

#### MALGOOZAR,

#### ACT NO. VI. DALLD MAY 1.

I. It is hereby enacted, that every malgocar in the province of Cuttack, and every body of malgocars in the said province having as such body, joint engagements with the Government, and being persons acknowledged as the proprietors or possessors of a permanent interest in the mehaul, for which they have engaged shall be answerable for the jumma fixed by the terms of the settlement now existing for every mehaul of such malgocar or body of malgocars, until a new settlement of such mehaul shall be completed and confirmed according to the provisions of Regulation VII. of 1322, and Regulation IV, of 1833 of the Bengal code.

II. Provided always, that if any such malgoozar or body of malgoozars shall, before the 1st day of August, 1837, notify to the collector of the district within which any mehaul of such malgoozar or body of malgoozars as afore-aid, may be situated, that it is the intention of such malgoozar or body of malgoozars to relinquish the existing engagements of such malgoozar or body of malgoozars in respect of such mehaul at the expiration of the term for which those engagements have been made, it shall be lawful for such malgoozar or body of malgoozars to

relinquish the said engagements at the expination of the said term.

#### KING'S MERCY.

## ACT No. VII. DATED MAY, 1.

It is hereby enacted, that it shall be lawful for any of the courts established by his Majesty's charters, in any case in which such court shall have recommended to his Majesty the granting of a free pardon to any convict, to permit such convict to be at liberty on his own recognizance.

#### POWERS OF BRITISH RESIDENTS IN TRAVENCORE.

ACT NO. VIII. DATED MAY, 8.

I. It is hereby enacted, that from the 1st day of July, 1837, the districts of Anjengo and Changaucherry shall from a separate jurisdiction, which shall belong to the western divition of the Territories, subject to the Government of the Presidency of Fort St. George.

11. And it is hereby enacted, that from the said day, the British resident in Travencore shall exercise the powers of Judge and criminal Judge within the said jurisdiction, sending to Calcut the parties and proceedings in cases to be tried by the court of Circuit, and that the said resident shall also exercise within the said jurisdiction, all the powers of a Magistrate, any thing contained in the Regulations of the Madias code to the contrary notwithstanding.

#### PARSEE INDERITANCE ACT.

#### ACT NO. IX. DATED MAY 15.

I. It is hereby enacted, that from the 1st day of June, 1837, all immoveable property situate within the jurisdiction of any of the courts established by his Majesty's charter shall, as far as regards the transmission of such property on the death and intestacy of any Parsee having a beneficial interest in the same, or by the last will of any such Parsee, be taken to be and to have been of the nature of

chattels real and not of freehold,

LI. Provided always, that in any suit at law or in equity which shall be brought for the recovery of such immoveable property as is aforestid, no advantage shall be taken of any defect of title arising out of the transmission of such property upon the death and intestacy of any Parsee having a beneficial interest in the same, or by the last will of any such Paisee if such transmission took place before the said first day of June, 1837, and if such were either according to the rules which regulate the transmission of freehold property, or else took place with the acquiescence of all persons to whom any interest in that property would according to the Rules which regulate the transmission of chittels real, have accrued upon the death of such Parsee.

#### ADMINISTRATION OF STRAIGHTS SETTLEMENTS.

#### Act No. X. Dared May 22.

I. It is hereby enacted, that from the date of the passing of this act, Regulation I. and IX. of 1830, passed by the Governer General in Council of Prince of Wales' Islands, Singapore and Malacca, and likewise Regulation I. of 1831, passed by

the Vice President in Council, shall be repealed,

II. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council to appoint one or more commissioners for the purpose of majuring into, and deciding upon, claims to hold lands within any of the settlements of Prince of Wales Island, Singapore and Malacca, whother the said claims be founded on grants or titles registered in conformity with the provisions of any of the regulations repealed by the foregoing clause or not; provided, nevertheless, that every person holding land in any of the settlements aforesaid, under a grant or title registered in conformity with the provisions of the said regulations, shall be entitled to hold such land for such terms, and on such conditions as are specified in such grant or title.

And it is hereby enacted, that on the arrival of any such commissioner in any of the said settlements, it shall be lawful for such commissioner to require that all claims and applications to hold lands in that settlement, which may be pending before the resident councillor, collector or superintendent of land revenue, shall be transferred to the said commissioner, to be dealt with by him according to the

powers vested in him by authority of this act.

IV. And it is hereby enacted, that it shall be lawful for any such commissioner. whenever he may be within any of the said settlements, to cause a survey or measurement to be made of any lands within that settlement, in such manner as he may deem proper, and to require by a summons under his hand any person resident within that settlement to attend before him, and to produce any document relating to the right to any land or interest in land within that settlement, and it shall further be competent to the said commissioner to examine any such person upon oath touching the right to any such land or interest in such land,

V. And it is hereby enacted, that whenever any such commissioner being within any of the said settlements, shall in prosecution of the duties assigned to him by this act discover, that any person owning or occupying lands within that settlement, under any grant or stitle registered in conformity with any of the regulations repealed by section I., shall be in possession of more land than is specified In such grant or title, it shall be competent to the commissioner aforesaid to declare

the land so held in excess to be liable to separate assessment.

VI. And it is hereby enacted, that if any person shall hold or occupy land within any of the settlements aforesaid, by a grant or title, which shall not have been registered in conformity with the provisions of any of the regulations repealed by the act, and such person shall prefer a claim to hold or occupy the same, or if such claim shall arise out of any proceeding or inquiry held by the commissioner under this act, it shall be competent to the said commissioner to investigate the claim, and in every case in which the said commissioner shall be of opinions, that the claim is a fair one, the said commissioner, shall make a decree assigning the land to which there may be such fair claim to the party who has such fair claim on such conditions, and for such term as may be prescribed under the Rules, laid down for the guidance of the said commissioner, and such decree shall constitute a good title as against the Government to the land therein assigned, on the conditions and for term therein specified.

VII. And it is hereby onacted, that whenever the commissioner aforesaid under the power vested in him by section IV. of this act, shall require the atterdance of any person or the production of any document by any person, he shall cause such person to be served with a notice under the hand of the said commissioner, stating the purpose for which the attendance of such person is required, the documents (if any) which such person is to bring with him, and the person within which such person is to attend, and if such person cannot himself be found, the

notice shall be affixed at his usual place of residence.

VIII. And it is hereby enacted, that if any person shall wilfully omit to obeyany lawful summons to strend before the said commissioner, or to produce any document which he is required by the said commissioner in the exercise of the lawful powers of the said commissioner to produce, or to answer any lawful question put by the said commissioner, it shall be competent to the said commissioner to impose upon the person so wilfully omitting, for every such wilful omission, a fine not exceeding 50 Rs. commutable if not paid, to imprisonment by order of the commissioner in the civil jail for a period not exceeding one month.

IX. And it is hereby enacted, that whoever shall forcibly resist or cause to be resisted any such commissioner or any person employed by such commissioner, in the performance of any thing which such commissioner is by this act authorized to perform, or to cause to be performed, shall, on conviction before a magistrate, be punished with imprisonment for a term not exceeding one year, or fine, or both, in addition to any punishment to which such offender may be liable by reason

of any other offence committed in the course of such resistance.

X. And it is hereby enacted, that whoever being under examination before any such commissioner either on oath or on a declaration received instead of an eath, knowingly and deliberately affirms that to be true which he knows to be false, touching any point material to the question which the commissioner if it westigating, shall be taken to be guilty of perjury, and be dealt with accordingly.

X1. And it is hereby enacted, that all orders and decrees passed by any such commissioner by which the possession of any land within any of the settlements

aforesaid shall be altered or affected, shall be final.

XII. Provided always, that if any party objects to any decree or order of the said commissioner on the ground that such decree or order deprives that party of a legal right to land or to some interest in land, it shall be lawful for that party that any time within six weeks after the making of such decree or order, to move the Court of judicature of Prince of Wales' Island, Singapore and Malcca, to quash such decree or order, which court shall try the question whether such decree or order be or be not inconsistent with any legal right of the party moving, and if the said court shall decide that such decree or order is inconsistent with any sach legal right, the decree or order of the Commissioners shall be quashed by the said court and shall be of no effect.

XIII. And it is hereby enacted, that the said Court of judicature shall not deckie whether a decree or order of any such commissioner shall or shall not be quashed except when the recorder is sitting in the said court if there be at that

time a recorder.

## ACTS OF THE SUPREME GOVERNMENT.

- XIV. And it is hereby enacted, that no decree or order of any such commissioner shall be executed until six weeks shall have elapsed from the date of such decree or order; and it is further hereby enacted, that if any application shall be made to the said Court of judicature as provided for in section All, of this act, in that case the decree or order with respect to which such application is made, shall not be executed until such application shall be finally disposed of his the said Court.
- XV. And it is hereby enacted, that if no such application to the Recorder's Court as aforesaid, shall be made within the period fixed in section XII. of this act, the said commissioner shall proceed to execute the order or denice passed by him in the same manner as the ducrees of the Recorder's Court are executed; and all sheriffs, magistrates, constables, and other public officers, are hereby enjoined and required to be aiding and assisting in the execution of the same.

XVI. And it is hereby enacted, that every commissioner appointed under this act, shall be guided in the performance of the duties confided to him under the provisions of this act by such instruction as he shall from time to time receive from the Governor of Bengal.

## BOMBAY CODE.

ACT No. XI, DATED MAY 29.

It is hereby enacted, that articles I and 2 of regulation 1 of 1820, of the Bombay code, be repealed.

#### PROVISION FOR THE OWNERS OF THATCHED HOUSES.

#### Act No. XII. Dated June 5.

- I. It is hereby enacted, that every house and out-house built within the city of Calcutta, after the 1st day of November, 1837, shall be covered with an outer roof of moonbustible materials, and that, if any house or out-house be built in contravention of this provision, the owner of such house or out-house shall, on conviction before a mageriage, be pugnished with a fine not exceeding 100 rupees.
- II. And it is hereby en icted, that it shall be lawful for the superintendent of the Police of the said city, from the date of the passing of this act, to tender to the owner of any house or out-house within the said city, which house may have been built before the said 1st day of November, 1837, and which may not be covered with an outer roof of incombustible materials, a sum of money to definy the expense of covering such house or out-house with such an outer roof, and that if the owner of such house or out-house shall accept the sum so tendered, and shall bangage that such house or out-house shall be covered with such an outer roof within a certain time, and shall not within that time cause such house or out-house to be covered with such an outer roof, such owner shall, on conviction before a magistrate, be punished with a fine not exceeding ten times the sum so accepted by such owner.
- III. And it is hereby enacted, that if any house or out-house shall be built in contravention of the provision contained in section I. of this act, or if any owner of a house or out-house shall refuse to accept a sum of money tendered by the said superintendent in the manner described in section II. of this act, it shall be lawful for the said superintendent to cause such or out-house to be covered with an outer roof of incombustible materials without the consent of the owner thereof, and to cause such alterations to be made in the walls of such house or out-house, as may enable such walls to support such outer roof, and to defray the expense out of any funds which may be put at the disposal of the said superintendent for that purpose oither by the Government or by any private person, or body of private persons.
- IV. And it is hereby enacted, that whoever shall wilfully obstruct the said dauperintendent, or any person acting under the authority of the said superintendent, in the exercise of the powers given to the said superintendent by section III.

of this act, shall, on conviction before a magistrate, be punished with a fine not exceeding 100 repees, in excess of any punishment to which the person so obstructing may be liable by reason of any other offence which he may commit in the course of such obstruction.

V. And it is hereby enacted, that all fines levied under the authority of this act shall be paid into the general treasury, and shall be applied to the purpose of

defraying expenses incurred in carrying this act into execution.

#### COURT MARTIAL.

ACT NO. XIII. DATED JUNE, 5.

It is hereby enacted, that no trial by Court Martial which may have been held prior to the passing of this Act at any Military Station, within the territories subject to the Government of the presidency of Bombay, shall be deemed to have been illegal on the ground that such Millitary Station had not been proclaimed in the manner directed by section 1X, Regulation XXII. of 1827, of the Bombay code.

## IMPORTATION OF FOREIGN GOODS IN BRITISH VESSELS.

ACI No. XIV. DATED JUNE 12.

It is hereby enacted, that whenever any toreign state in Asia or Africa shall permit within the dominions of such state, the importation or exportations of Goods in British Vessels on the same terms on which it permits the importation or exportation of Goods in Vessels belonging to the subjects of such foreign state, it shall be lawful for the Governor General of India in Council, by an Order in Council, to direct than goods may be imported into the territories of the East India Company, or exported thence in Vessels belonging to the subjects of such Foreign state, on the same terms on which such Goods are imported into the said Territories, or exported thence in British Vessels.

#### TAX FOR CLEANSING AND REPAIRING TOWNS.

ACT NO XV. DATED JUNE 19.

- I. It is hereby enacted, that from the 1st day of July, 1837, it shall be lawful for the seven. Magistrates and Joint Magistrates within the presidency of Fort William in Bengal, to appropriate a portion of the tax levied under regulation XXII. 1816 of the Bengal code, to the purpose of cleansing and repairing the towns in which that tax is levied.
- 11. And it is hereby enacted, in lieu of the maximum rate prescribed by the Sunaud of appointment referred to in section X, of the above mentioned Regulation, that after the 1st day of July, 1837, it shall be competent to the Punchane appointed by the said Sunaud. to fix the rate of assessment to be levied from the Proprietor or Principal occupier of any shop or habitation at two Company's rupees per mensem.

111. And it is hereby enacted, that no person whatever shall either by reason of place of birth, or by reason of descent, be exempted from the payment of any Assessment under Regulation XXII. of 1816 of the Bengal code or under this

Act.

#### CUSTOM HOUSE REGULATIONS.

ACT NO. XVI. DATED JULY 3.

I. It is hereby enacted, that from the 15th day of July, 1837, Regulation XV. 1817, of the Bengal code, shall be repealed.

II. And it is hereby enacted, that when the Customs duties fixed to be levied upon goods exported by sea from any port of Bengal or Orissa shall be ad valorem, the value ofanch goods shall be declared by the exporter in the manner prescribed

by Regulation VI. 1833 of the Bengal rode for goods imported into Calcutta by sea, and the provisions of that regulation for cases of disputed value(excepting section IV. thereof, which prescribes the levy of duty when the goods are taken for Government) shall apply to goods intended to be exported by sea in like manner as for imported goods, and the value so to be declared by the exporter shall include the packages or materials in which the goods may be contained.

III. And it is hereby enacted, that it shall be lawful for the Governor of the presidency of Fort William in Bengal from time to time by notice in the Official Gazette to fix a value for any article hable to ad valorem duty, and that the value so fixed by the Governor of the said Presidency shall, till altered by a similar notice, be taken to be the value of such article for the purpose of levying duty

on the same.

1V. And it is hereby enacted, that every master of a vessel, who shall remove from such vessel or put on board thereof any goods, or cause or suffer any goods to be removed thence or put on board thereof between sun-set and sun-rise, or on any day when the Custom House is closed for business, without leave in writing obtained from the Collector of Customs, shall be punished with 1 fine not exceeding 500 rupees.

V. And it is hereby enacted, that when upon application from the commander of any vessel the Custon House officer shall be removed from an hoard thereof buder the provisions to that effect contained in Section XVI. of the Act XIV. of 1836, it the commander of such vessel shall before a Custon House officer have again been placed in such vessel, put on board of such vessel or cause or suffer to be put on board of such vessel any goods whatever, such commander shall be purished with a fine not exceeding 1,000 Rupees, and the goods shall be liable to be re-landed for examination at the expence of the shipper or shippers upon requisition to that effect from the Collector of Customs.

V.I. And it is hereby enacted, that the commander of every vessel who is bound to receive a Custom House officer on board of such vessel shall also be uound to receive on board one servant of such officer, and to provide such officer and such servant with suitable shelter and accommodation, and likewise with a due allowance of nesh water, and with the means of cooking on board, and if any commander of a vessel shall willight disobey the directions contained in this Section

he shall be punished with fine not exceeding 500 Rupees.

VII. And it is hereby enacted, that no cargo-boat laden with goods intended for exportation by sea shall make fast to, or lie alongside of any vessel unless there shall be on board the boat or have been received by the Custom House officer on board of the vessel, a Custom House operant or order for the shipment of the goods. And the goods on board of any boat that may so be alongside or be made fast to a vessel if such goods be not covered by a Custom House pass accompanying them, or previously received by the Customs officer on Loard the said vessel shall be liable to confiscation

VIII. And it is hereby enacted, that when goods shall be sent from on board ship for the purpose of being landed and passed for apportation, there shall be sent with each boat-load or other separate dispatch, a boat-note specifying the number of packages and the marks and numbers or other description thereof, and such boat-note shall be signed by an officer of the vessel and likewise by the Customs offices that may be on board, and if any imported goods be found in a boat proceeding to land without a boat-note, or if being accompanied by a boat-note they be found out of the proper track between the ship and the Custom House wharf, or other wharf or ghaut at which they have been permitted to be landed, the boat containing such goods may be detained by any inspector or by any other officer of the preventive service of the Custom House daily authorized by the Collector of Customs, and unless the cause of deviation be explained to the satisfaction of the officers of Customs, the goods shall be liable to confiscation.

1X. And it is hereby enacted, that when goods shall be brought to be passed through the Custom House, either for importation or exportation by sea, if the pack-

ages in which the same may be contained shall be found not to correspond with the description of them given in the application for passing them through the Custom House, or if the contents thereof be found not to have been correctly described in regard to sort, quality, or quantity, or if any goods not stitled in the application be, found concealed in or mixed up with the specified articles, all such packages with the whole of the goods contained therein, shall be trable to confiscation.

X. And it is hereby enacted, that if any person after goods have been landed and before they have been passed through the Custom House, removes or attempts to remove them with the intention of delirating the revenue, the goods shall be

liable to confiscation.

X1. And it is hereby enacted, in in diffication of the article of schedule B, of Act No XIV. of 1836, which provides that when sugar or rum shall be exported or British bottoms to any British possession, no duty shall be levied thereupon; and if on foreign bottoms, a duty of 3 per cent, only shall be levied, that the said exemption from duty and advantage of rate shall not hold or apply to the case of sugar exported to any British rossession or settlement on the continent of India including the port of Bombay), but duties shall be levied on such exports in the same manner as upon sugar and rum exported to other places and the amount of duties so levied shall be credited, in the adjustment of any import duty to which the sugar so exported from Bengal may be subject at any place of import within the possessions of the Kast India Company.

XII. And it is hereby enacted in modification of section NVIII. of the Act XIV. of 1836, that when goods shall be shipped after port clearance, it the same be imported goods entitled to drawback, such drawback shall be forfeited, but no

separate duty shall be levied thereon,

XIII. And it is here by enacted in modification of section XV. of Act XIV. of 1836, if goods landed at the Custom House be not claimed and cleared from the Custom House within three months from the date of entry of the ship in which such goods were imported, it shall be competent to the collector to sell the goods on account of the duties, freight and other charges incurred, and due thereon.

NIV. And it is hereby enacted, that no payment shall be made of drawback upon any goods exported from any port of Bengal or Orissa anless the export be made within two years from the date of the import in the Gustom House Registers, nor unless the claim to receive such drawback be made at the time of exportation, nor unless the amount due thereupon be demanded within one year from the date of entry for shipment in the Custom House Registers.

XV. And it is hereby en a ted, that drawback shall not be allowed upon goods shipped in dhonies and native craft not navigated by pilots and not having

Custom House officers an board.

XVI. And it is hereby enacted in modification of Section I.I. Regulation IX of 1810, that the Board of Customs, Salt and Opium shall have power to fix, and from time to time after the rates of wharlage and codown rent charges, and to determine the time for which goods shall be allowed to remain or the wharls on in the godowns of the Custom House, free of charge, while the goods are being passed for import and export by sea.

XVII. And it is hereby enacted, that it shall be lawful for the collector of customs, whenever he shall see fit to require that goods brought by sea and stowed in bulk shall be weighed on board ship before being sent to land and to levy duty

according to the result of such weighing.

XVIII. And it is hereby enacted, that whoever shall intentionally offer any obstruction to the weighing directed by the proceeding section—shall be punished with a fine not exceeding 500 rupeers.

#### POST OFFICE REGULATIONS.

#### ACT No. XVII. DATED JULY, 24.

I. to hereby enacted, that regulation XI. of 1830 of the Bombay code, shull be repealed

11. And it is hereby enacted, that the exclusive right of conveying letters by post for hire from place to place within the territories of the East Iudia Company, shall be in the Governor General of India in Council.

. III. Provided always, that it shall be competent to the said Governor General of India in Council, and to any authority thereunto empowered by the said Governor General in Council, to grant to any person or persons a license permitting such person or persons to convey letters by post for interfere from place to place within the said territories, and that it shall be lawful for any person or persons having such a livense to convey letters in conformity with the terms of such heepse.

IV. And it is hereby enacted, that it shall be lawful for the said Governor General in Council, and for any authority which may have granted any such license as is described in the preceding Section, to revoke such license at pleasure.

V. And it is hereby enacted, that whoever otherwise than under the authority of the said Governor General in Council, or in conformity with the terms of such a license as is aforesaid, knowingly conveys any letter by post for him from place to place within the said territories, or receives any letter or packet of latter, in order to such conveyance, or delivers any letter according to its direction knowing the same to have been so conveyed, or is accessary to such conveyance, receipt or delivery, shall be punished with fine not exceeding hity Rs. for every letter so conveyed, receipt or delivered or delivered.

VI. And it is hereby enacted, that inland postage duties shall be levied on the conveyance of letters and packets by the Government spot at the rates set to the in the schedule marked A, which is annieved to this Act, and that the full postage shall be paid either on receipt or on delivery at the option of the scader, and that, if the thing conveyed be transferred from a post office in one presidency to a post office in another presidency, no additional charge shall be made on account of such transfer.

V11. And it is hereby enacted, that when there is a banghy established on a line of road, no person shall be entitled to demand that any letter or packet exceeding 12 tolas in weight shall be conveyed by the letter post on that him of road.

VIII. And it is hereby en inted that when there is no banghy established on line of road letters and packets are coding 12 tolas in weight, and not exceeding 40 tolas in weight, shall be convexed on that line of road by the letter post, and every such letter or packet shall be charge! With the postage of a letter or packet of the same description of 12 tolas weight "ent by letter post.

And it is hereby enacted, that no packet of the description mentioned in Table 2 of Scholale A, shall contain any writing whatever other than writing which is necessarily part of the documents which such packet is stated to contain, by attestation, on the cover of such packet, and that whoever shall send any such packet has be Government Post, knowing that it contains any writing not necessarily part of the documents which such packet is stated to contain by attestation on the cover, shall be punished with a fine of firity rupees.

X. And it is hereby enacted, that no packet of the description mentioned in Table 3 of Schdule A, shall contain any writing whatever, except the direction on the cover, and that whoever shall send any such packet by the Government post, knowing that it contains any writing other than the direction on the cover, shall be punished with a fine of fifty rupees.

shall be punished with a fine of fifty rupees,

XI. And it is hereby enacted, that proof sheets marked as such may be sent by letter post at the rates set torth in table 3 of schedule A, provided they be brought to the dispatching office open, and be sealed in presence of the person in charge of such office.

All. And it is hereby enacted, that the same overnor General in Council shall frame a scale of distances as nearly as practicable according to the distance by the hearest and between post office stations, and that the rates of inland postage shall be calculated according to this scale.

XIII. And it is hereby enacted, that steam postage, according to such rates as may from time to time be fixed by the Governor General in Council, shall be byied on all letters and packets sont or received by any government steamer, and that

such steam postage shall be in excess of any inland postage to which such letters or packets may be liable.

XIV. And it is bereby enacted, that ship postage, according to the rates fixed in schedule B, annoved to this Act, shell be levied on all letters or puckets sent or received by sea through any Government Post Office, and not liable to steam postage.

- XV. And it is hereby coacted, that when any vessel arrives by sea at any place within the said territorics, at which there is a Government Post Office, the commander of such vessel shall, as speechly as possible, cause every letter and picket on board of such vessel which is directed to that place, and which was not specially entrusted for separate delivery, to be delivered either at the Post Office or to some officer of the Post Office authorised to receive the same; and that if there be on board any letter or packet directed to any other place, and not specially entrusted for separate delivery, the said commander shall, as speedily as possible, report the same to the Post Master General or Post Master of the place at which he has arrived, and shall act according to such directions as he may receive from such Poster Master General or Post Master, and that the receipt of such Post Master General or Post Master of all responsibility in respect of such letter or packet.
- XVI. And it is hereby enacted, that every commander of a vessel who shall wilfully disobey any of the directions contained in the preceding section shall be punished with a fine not exceeding 1,000. Rupees.
- XVII. And it is hereby enacted, that for every letter or packet delivered by a commander of a ship, in conformity with the directions of section NV, or this act, the officer in charge of the Post Office shall pay to the said commander the sum of one area.
- AVIII. And it is hereby enacted, that whenever any letter or packet is transhipped for transmission to any other place within the said territories the commander of the vessel, which originally brought such letter or packet shall be entitled to receive one aima for every such letter or packet, and that the commander of the vessel into which the letter or packet is transhipped, shall be entitled to receive half an anna from the person in charge of the Post Office at the place of blivery; provided, that the said last-mentioned commander delivers the same in a morning with the directions contained in section XV, of this Act.

NIN. Provided always, that no payment shall be made to the commander of any vessel on account of the delivery of any letter or packet unless the claim of such commander shall be preferred before the vessel letves the place at which the letter or packet was delivered, or before the expiration of three months from the date of the arrival of the packet at the place of ultimate delivery.

NX. And it is hereby enacted, that the commander of every vessel leaving any place in the said territories by sea, shall receive on board of such his vessel every letter and packet which he shall be required to receive by any officer of the Post Office, and shall sign a receipt for such letters and packets; and that every commander of a vessel who shall wilfully disobey any direction of this clause shall be punished with a fine not exceeding 1,000 rupees.

AN1. And it is hereby enacted, that whenever any letter or packet, the postage which has not been paid, shall be delivered by any person employed the Post Office the person to whom it is delivered shaft not be bound to pay the postage if he returns the letter or packet unopened, but if he opens the same, he shall be bound to pay the po-tage due thereon; provided always, that the letter or packet shall appear to have been malteiously at for the purpose of annoying the person to whom it is directed, the Post Master General or Post Master of the office, from which the delivery took place, shall remit the said postage.

XXII. And it is hereby enacted, that every letter or packet which is rejected unopened by the person to whom it is directed, shall be returned by post to the sender, and that the said sender shall be bound to pay the return postage thereon, unless direct postage has already been paid thereon.

XXIII. And it is hereby enacted, that whenever any letter or packet, the sender of which is unknown, shall be rejected unopened by the person to whom it is directed, such letter or packet shall be opened by the officer in charge of the Post Office, from which such letter or packet was delivered to that person.

AXIV. And it is hereby enacted, that if any person shall refuse to pay any postage which he is legally bound to pay for any letter or packet, it shall be lawful for the officer in charge of the Post Office, from which such letter or packet was delivered to withhold from the person so refusing till such postage be paid, any letter directed to that person upon which postage has not been paid by the sender.

NAV. And it is hereby enacted, that all letters and packets which have remained three months unclaimed at any Post Office shall be transmitted to the General Post Office of the presidency.

ANVI. And it is hereby enacted, that at intervals, not exceeding three months, lists of all unclaimed letters and packets which are in the General Post Office of any

presidency, shall be published in the official gazettee of that presidency.

ANVII. And it is hereby enacted, that every letter and packet which may have remained eighteen months unclaimed in the General Post Office of any presidency, shall be opened by the Post Master General of that presidency, and that all valuable property which such letter or packet may contain, shall be paid into the Government treasury for the benefit of any party who may have a right thereto, and that when twelve months shall have elapsed after the opening of such unclaimed letter or packet, it shall be largful for the said Post Master General, if such letter or packet still continues to be unclaimed, to distroy the same.

XXVIII. And it is hereby enacted, that the privilege of sending and receiving all letters and packets by letter post, free of postage, and of sending and receiving letters and packets by banghy on the public service free of postage, shall be allow-

ed to the persons herematter mentioned, viz.

His Majesty's principal Secretaries of State.

President and Secretaries of the Board of Control.

The Chairman, Deputy Chairm in and Directors of the East India Company.

Secretary, Deputy Secretary and Assistant Secretary at the India House.

The Governor General.

Governors of Bengal, Madras and Bombay.

The Governor of Ceylon.

The Lieutenant Governor of the North Western Provinces.

The Chief Justices of Bengal, Madras and Boinbay.

The Bishops of Calcutta, Madras and Bombay.

The Members of the Supreme Council,

The Members of Council of Madras and Bombay.

The Puisne Judges of the Supreme Courts of Bengal, Madras and Bombay.

The Recorder of Prince of Wales' Island, Singapore and Malacca.

The Commander in Chiefof Ilis Vajesty's Naval Forces.

The Commander in Chief of the Army in India.

The Commander in Chief of the Army at Madras and Bombay.

And that the letters and packets sent by any of the persons afore-aid shall be franked in such manner as may be directed by the Governor General of India in Conneil.

XXIX. And it is hereby enacted, that it shall be competent to the said Governor General of India in Council, by an order in Council, to grant to any person or body of persons the privilege of sending or receiving letters or packets either by letter post or banghy, free of postage, on such anditions under such rules as the said Governor General in Council may direct.

XXX. And it is hereby enacted, that if any Post Master General or Post Master shall suspect that any letter or packet lying for delivery at his Post Office contains any contraband article or any article on which duty is owing to Govern-

ment, or that any letter or packet lying for delivery at that Post Office contains any writing in contravention of the provisions of sections IX, and X, of the act, it shall be lawful for such officer to summon the person to whom the letter or packet is directed to attent at that Post Office, by smuself or agent within forty-eight hours after the arrival of the letter or packet at that Post Office, and to open the letter or packet in the presence of the person to whom the letter or packet is directed, or of that person's agent; and if that person shall not so attend by himself or agent, then to open the letter or packet in the absence of that person.

XXXI. And it is hereby enacted, that the Government shall not be responsible for any loss or damage which may occur in respect of any thing entrusted to the Post Office for conveyance, and that no person employed by the Government in the Post Office department shall be responsible for any such loss or damage unless that person had caused such loss or damage maliciously or fraudulently.

XXXII. And it is hereby enacted, that all fines incurred under any of the preceding provisions of this act may be levied on conviction before any Magistrate or Justice of the Peace, or before any person exercising the nowers of a Magistrate; provided always that no person not a Post Master General or Post Master, shall be competent to institute any prosecution for any violation of any of the preceding

provisions of this Act.

\* XXXIII. And it is nereby enacted, that whoever being in the employ of the Government in the Post Office department, or being in the employ of any person or persons who may contract with the Government to convey letters or packets by Post for live, shall fraudulently appropriate any letter or packet which may have been entrusted to him or any thing contained in any such letter or packet, or shall open any such letter or p.cket, or any bringhy box, with the intention of fraudulently appropriating any thing therein contained shall be punished with impresonmen with or without hard labor for a term not exceeding seven years, and shall also be liable to fine.

XXXIV. And it is hereby enacted, that whoever being in such employ as is described in the last Section, and being entrusted to receive inoney for postage duty, shall fraudulently appropriate the same, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not

exceeding two years, and shall also be liable to fine.

XXXV. And it is hereby enacted, that whoever being in such as is employ as is described in Section XXXIII. shall fraudulently put any wrong mark on any letter or packet, or shall fraudulently alter or cause to disappear any mark which is on any letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or with hard labor for a term not exceeding two years, and shall also liable to fine.

XXXVI. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. and being entrusted with the preparing or keeping of any document, shall, with a fraudulent intention, prepare that document incorrectly, or after that document, or secrete or destroy that document, shall be punished, on conviction before a Magistrate, with unprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVII. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. puts any letter or packet into the wallets of the Post Office, intending thereby to defraud the Government of the postage duty on such letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVIII. And it is hereby conceted, that the tola weight mentioned in this act is the tola of 180 grains troy, being the standard weight of the Company's rupee. XXXIX. And it is hereby enacted, that this Act shall have effect from the 1st day of October, 1837, and that no postage duty shall be levied under the authority

of this act on any letter which shall be received at any Post Office before the said lat of October 1837.

Schedule A of Postage Duties on Letters, Parcels, News pap e 1s, and of Banghy Postage.

Letters.

Mills.	Single.	Dorn	Dorage.	
	Not exceeding One Tola.	Exceeding One To	ola and not ex o Tokas.	
	Annas.	Runces.	Annas.	
20	j j	0	$^2$	
50	2	0	4	
100	3	0	ti	
150	1	0	8	
200	5	0	10	
250	6	υ	12	
300	7	0	14	
400	3	1 1	0	
500	} 9	1	- 2	
600	10	1	4	
700	11	1	6	
800	12	] ]	8	
900	13	i i	10	
1,000	14	1 .	12	
2,200	15	1	14	
1,400	1 Rupee.	2	0	

And upwards-Single Postage being added for each additional Tola.

**→+ ② ←**2.

taw Papers, Accounts and Vonethers attested as such with the full signature of the Senaer.

Murs.	SINGLE.	Dov	ы у,
	Not exceeding 31 Tolas.	Exceeding 35 Tol ceeding (	
.*	Annas.	Rupres.	Annas.
20	1	0	2
50	2	0	4
100	] 3	U	6
150	4	0	8
200	ļ 5	0	10
250	6	. 0	12
300	7	0	14
400	l	l i	0
500	9	i	2
GOO	10	l ı	4
700	1 11	1	6
800	12	l i	8
900	1 13	l ī	10
1,000	14	l i	12
2,200	15	l i	14
-,200			^

And upwards - Single Postage being added for mary 3 additional 1 class.

Schedule A of Postuge Duties on Letters, Parcels, Newspapers, &c. and of Banghy org

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Neuspapers, Pamphlets and other printed or engraved Papers, packed in thort covers open at each end.

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Imported Newspapers, Pamphlets, &c. Neight,	O gaibeovat To bas said not exceeding IV Loiss.	Annas.	0.4.C	e being ad tional 6 Tol
Imported Newsp Pamphlets, Weight,	Not extending asloT d	Annas.	- 26	Single Postage being added for every additional 6 Tolas.
els, & c.,	d gaibseckt 3 and bas esto! 6 gaissection 9 and basesection	Ann as.	සලවා	or every addi-
Newspapers, Pamphlets, &c., Printed in India. Weight	Exceeding 34 Tolas and not exceeding 6 'Yolas,	Annas.	8340	Single Postage being auded for every addi- tional 3 tolas.
News	Moi exceeding	Annas.	- 88	Single Postag
	**	٠	miles,	vi.
	DISTANCE		Not exceeding 20 miles,	

Parcels sent by the Public Banghy not ecceeding 600 Tolus in weight, nor 15 inches lang by 12 deep and 12 broad, or 2160 cubic inches in sise. Schedule A of Postage Duties on Letters, Parcels, Neuspapers, yc. and of Banghy Postage.

Distance.											=	WEIGHT	HT.	į										
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# Schedule A of Postage Duties on Letters, Parcels, Newspapers, No. and of Banghy Postage.

5.

Books, Pamphlets, Pickets of Newspapers and any written, printed or engraved papers sent by the public Roughy, not exceeding 40 Folos in Reight and packed in short covers open at each out.

Not exceeding Miles.	Not exceeding 20 Tolas.	Exceeding 20 Tolas ing 40 T	
	Annus.	Rupers.	Annas.
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200	3	0	6 🕳
300	4	1 0	8 7
400	5	0	10
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1,300	2.1	i :	10
	14	1	12
1,400	15		14
l'pwards.	1 Rupee.	1	O

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в.

Ship postage to be levied in addition to Land postage on letters received or sens by Sea. .

LET	TFRS.	Newspapers, l'amphiets and	Parcels not exceed-
Outward.	lnward.	other printed Papers pack- ed in short covers open at each end.	ing 300 Tolas Weight.
Not exceed.	Not exceed-	Not exceeding 6 Tolas Weight.	Not exceeding 100 Tolas Weight.
Annas. 2 An Anna be every addition:	Annas. Annas. Sing added for all Tola.	Annas. 1 An Anna being added for every additional 6 Tolas Weight.	Annas.  2 I'wo Annas being added for every additional 100 Tolas up to 300 Tolas, beyond which no Parcel will be received.

#### SUPPRESSION OF THUGGEE.

#### ACT NO. XVIII. DATED ALGUST 7.

• It is hereby enacted, that any person charged with nurder by Thuggee, or with the offence of having belonged to a gang of Thugs, made punishable by act No. XXX. of 1836, may be committed by any magistrate or joint magistrate within the Territories of the East India Company, for trial before any criminal Court competent to try such person on such charge.

## COMPETENCY OF WITNESSES.

#### Act No. NIX. Daren Acc. 7.

It is hereby enacted, that no person shall, by reason of any convection for any offence whatever, be incompetent to be a witness in any stage of any conse, end or criminal, before any Court in the Territories of the East India Company.

## TRANSMISSION OF FREEHOLD PROPERTY.

#### Act No. XX. Dated September 4.

- I. It is hereby enacted, that from the first day of October, 1837, all immoveable Property studie within the jurisdiction of the Court of judicature of Prince of Wales' Island, Singapore and Malacca, shall, as far as regards the transmission of such property on the death and intestacy of any person having a beneficial interest in the same, or by the last Will of any such person, be taken to be, and to have been, or the nature of chattels real and not of freehold.
  - 11. Provided always, that in any suit at law or in equity which shall be brought for the recovery of such inmoveable property as is aforesaid, no advantage shall be taken of any detect of title arising out of the transmission of such property upon the death and intestacy of any person having a beneficial interest in the same, or by the last will of any such person, if such transmission took place before the said first day of October, and it such transmission were according to the rules which regulate the transmission of freehold property, or were according to the law of the nation to which the deceased person belonged, or took place with the requisescence of all those to whom any interest in that property would, according to the rules which regulate the transmission of chattels real, have accrued upon the death of that person.
  - 111. Provided also, that in all cases were such immoveable property derived from a deceased person, shall have been, before the said first day of October conveyed for a valuable consideration by any person who would be entitled to convey the same according to the Rules which regulate the transmission of ficehold property, or according to the law of the nation to which the deceased person belonged, the person who so equiveyed shall be entitled to retain to his own use the consideration received for such conveyance.

#### DISPENSATION OF OATH-TAKING-

#### ACT NO XXI. DATED SEPT. 25.

I. It is hereby enacted, that from the first day of October 1837, it shall be law ful for the Governor in Council of any presidency of which there is a council, and for the Governor of any presidency of which there is no council, to dispense with any oath which by any Regulation of that presidency or by any Act of the Governor General of India in Council is now required to be taken, and that it shall be lawful forthe Licutenant Governor of the N.W. Provinces to dispense with any oath which by any Regulation or any Act of the Governor General of India in Council now it force within those provinces is now required to be taken.

11. Provided always, that the dispensing power given by this Act shall not extend to any Oath now required by law to be taken in any stage of any judicial

roceeding

111. And it is hereby exacted, that whenever any oath is dispensed with under the authority given by the act, the person who but for such dispensation would have been legally require to take such oath shall, in the presence of the functionary by whom but for such dispensa ion such oath would have been administered, make and subscribe a declaration in writing to the same effect with such oath.

1V. And it is hereby enacted, that whoever shall, in any declaration made and subscribed according to the provisions of this Act, knowingly state any untruth such that if that untruth had been stated on oath, the person stating it would have been guilty of perjury, shall be punished with imprisonment for a term not exceeding one year, or fine, or both.

POWERS VESTED IN THE SUPERINTENDENT OF POLICE OF THE TOWN OF MADRAS.

## ACT No. XXII. DAIFD SEPT. 25.

I. It is hereby enacted, that from the first day of November 1837, neither the criminal Judge not the magistrate of the zillah of Chingleput shall have any jurisdiction in respect of offences commuted within the collectorate of Madras against

any regulation relating to the public revenue.

- 11. And it is hereby enacted, that the whole jurisdiction now belonging to the said criminal Judge, and also the whole jurisdiction now belonging to the said Magistrate in respect of such offences, shall from the first day of November 1837, belong to the superintendent of the Police of the town of Madras, and to every one of the deputies of the said superintendent, and shall be exercised by the said superintendent and by every one of the said deputies, according to the rules by which the said criminal Judge and the said Magistrate are now bound to exercise the same.
- 111. Provided always, that in the exercise of this jurisdiction the said superintendent of Police and the said deputies shall not be subject to the orders of the Court of Circuit for the centre division of the Madrias termiones, nor be bound, by any rule in the Madrias code of Regulations to, futurish any calendar, portio that court, but shall be immediately subject to the orders of the Court of Foundarry Adambut, and shall futurish to the Court of Foundarry Adambut and shall futurish to the Court of Foundarry Adambut and shall future them, or of persons sentenced to punishment by them, as the said Court of Foundarry Adambut may direct.

1V. Provided also, that it shall be lawful tor the said superintendent and every one of the said deputies, in cases in which the said criminal Judge or the said magnistrate would now be empowered to commit any person to the jail of Chingle-

Dut, to commit such person to any jail within the collectorate of Madras.

V. Provided also, that the provisions of clause 5th of section VIII. of regulation XV. of 1803 of the Madras code, shall be applicable to all convicts on whom seatence of imprisonment shall have been passed by the said superintendent of police, or by any of the said deputies in the exercise of the jurisdiction transferred to them by this Act.

PRINCÍPAL SUDDER AUMEENS VESTED WITH THE SAME POWERS AS THE CRIMINAL JUDGE.

#### ACT NO. XXIII. DATED OCT. 2.

It is hereby enacted, that it shall be competent to the Governor in Conneil of Fort St. George, by an order in council, to invest Principal Sudder Ameens at stations where jail deliveries are held, with the same powers of commitment in cases of perjury as are exercised by the criminal Judges under section 111, regulation VIII. of 1829 of the Madras code.

## APPOINTMENT OF A SUPERINTENDENT OF POLICE FOR THE NORTH WESTERN PROVINCES.

## ACT No. XXIV. DATED OCT. 2.

It is hereby enacted, that it shall be lawful for the Governor of the presidency of Fort William in Bengal to appoint a superintendent of police for the Territories under his government or for any part thereof, and for the Lieutenant Governor of the N. W. Provinces to appoint a superintendent of Police for those provinces .-

or for any part thereof.

II. And it is hereby enacted, that whenever a superintendent of Police shall be appointed under this Act, such parts of section 7, regulation 1, 1829, of the Bengal code, as vest the Commissioner of revenue and circuit with the duties and powers belonging to the superintendent of Police, shall cease to have effect in the territories which may be comprised within the jurisdiction of such superintendent, and such superintendent shall be guided in the execution of the duties of his office by the rules contained in regulation X. 1808, and other Regulations of the Bengal code, subsequently enacted, in regard to the said office, in so far as they may . not be modified or repealed by this act.

111. And it is hereby enacted, that whenever such a superintendent of Police as aforesaid shall be appointed for any jurisdiction, section 3, regulation 1 X, 1831.

of the Bengal code, shall cease to have effect within that jurisdiction.

IV. And it is hereby enacted, that the superintendent of Police appointed under this act, shall exercise all the powers that may be now legally exercised by the Commissioners of circuit, in virtue of the authority vested in them by section 3, regulation 1, 1829, of the Bengal code, in regard to the appointment, suspension and removal of any ministerial or Police officer, subordinate to any zillah or city

magistrate, or joint magistrate.

V. And it is hereby enacted, that whenever the whole administration of criminal Justice shall, under the provisions of act. No. VII. of 1835, he vested in any Session Judge, such Session Judge shall receive and try any appeal made to him from any order of any adlah or city magistrate, or joint migistrate, whether such order may have been passed in a criminal trial or in any judicial proceeding whatever-provided, that it shall not be competent to such Session Judge to interfere with any order passed by a zillah or city magistrate, or joint magistrate, regarding the appointment, suspension, or removal of any ministerial or police officer, the revision of which has by section IV. of this act been entrusted to the superintendent of police.

VI. And it is hereby enacted, that the decision of a session judge in appeal from the order of a zillah or city magistrate, or joint magistrate, in any judicial proceeding other than a criminal trial; and also the orders of the superintendents of Police in regard to the appointment, suspension, or removal of a ministerial or Police officer of a zillah or city magistrate, or joint magistrate, passed under the

provisions of sections 4 and 5 of this act respectively, shall not be open to revision

by the Nizamut Adawlut.

VII. And it is hereby enacted, that whenever the whole administration of criminal Justice shall, under the provisions of act No. VII. 1835, and section V. of this act, be vested in any Session Judge, such Session Judge shall possess the same control and superintendence over every jail under the management of any zillah or city magistrate, or joint magistrate, subject to his jurisdiction, and over the officers of every such jail as may have been exercised by the Commissioners of Circuit underthe provisions of section 3, regulation 1, 1829, or of any regulation, act, or circular order of the Nizamut Adawlut, which may have been passed or issued since the promulgation of the said regulation.

VIII. And it is hereby enacted, that the act shall come into operation on the 1st of January 1838, except so much thereof as authorizes, the appointment of superintendents of police which shall come into operation from the day of the

passing of this act.

#### MORDIFICATION SEC. AVIII REG. V. 1831.

#### ACT No. XNV. DATIL OCT. 2.

1. It is hereby enacted, in modification of sectica NA111, regulation V. 1831 of the Bengal code, that from the first day of November 1937, no all lab or city Judge within the territories subject to the Presidency of Foir William in Bengal, shall be precluded by reason of the amount or value of the property for the recovery of which a suit is intituted, from referring that suit to any principal Sudder Ameen,

11. And it is hereby constell, that so much of clause second, section NNI, regulation VII, 1822, and section NIN, regulation VIII, 1831 of the Bengal code, as provides that suits of the description therein referred to, shall not be cog-

nizable by, or referrible to any Sudd r Ameen or Moonsill be repealed.

111. And it is here by enacted, that it shall be competent to every zillah or citiy judge within the said territories, to rofer for trial and decision any original surpreferred under the provisions of clause first, section NNN, regulation 11, 1819 of the Bengal code, to any p incipal studder Ameen, any thing in the existing Regu-

lations to the contrary notwithstanding.

And it is hereby enacted, that in all suits exceeding the amount or value specified in clause first, section XVIII. regulation V. 1331, which shall in det the authority of section 1, of this net, be referred to a principal Sudder Alacen, thu appeal from the decision of such Principal Sudder Alacen shall be direct to the Court of Sudder Dewardy Adawlut, and shall be conducted in all respects according to the said Court of Dewardy Adawlut, and shall be conducted in all respects according to the said Court of Dewardy Adawlut, and any application for a textex of judgment on such decision shall be made by the said Principal Sudder Alacen directly to the said Court of Sudder Dewardy Adawlut, and shall be conducted in all respects as if it were an application for a review of a decision of a Zillah Judge.

A. And it is bereby chacted, that whenever a Aitlah or City Judge within the said Territories in the exercise of the discretion vected in him by Section VII. Regulation A. 1831 of the Bengal code, shall refer for trial to a Sudder Ameen or Principal Sudder Ameen, a suit within the competency of a Moonsiff to decree, such suit shall be sail ject to the same rules in regard to strop dufies, and to the same rules in regard to special as the said suit would have been subjected to had it been

received and tried by the Moonsiff in the first no ance.

VI. Provided always, that when any such suit shall have been decided by a Principal Sudder Ameen, the appeal from such decreon shall he to the Zillah or city Judge, and shall be tried by him only, and that the decision of the Zillah or city Judge on such appeal, shall be final, any thing in the existing regulations to the contrary notwith-standing.

VII. And it is hereby enocted, that whenever a Zillah or City Judge within the said Territories shall refer for trial to a Principal Sudder Ameen a suit within

the competency of a Sudder Ameen to decide, such suit shall be subject to the same rules in regard to stump duties, and to the same rules in regard to appeal, as the said suit would have been subject to, had it been referred to, and tried by

the Sudder Ameen in the first instance.

VIII. And it is hereby enacted, that it shall be competent to either of the Courts of Sudden Dewanny Adawlut within the territories subject to the presidency of Fort William in Bengal, by an order nuder the signature of the register of such Court, to authorize the Judge of any Zillah or City Court subordinate to such Court of Sudder Dewanny Adawlut to transfer to a Principal Sudder Ameen any civil proceedings, whether miscellaneous or summary, which may be depending at the time when such order is issued, or be thereafter instituted, in the Court of the said Zillah or City Judge, and all proceedings so transferred shall be disposed of by the said Principal Sudder Almeen according to the rules prescribed in the regulations for the guidance of the Zillah and city Judges in the like cases, —provided however that an Appeal from the order of the Principal Sudder Ameen

in such cases shall lie in the first instance to the Zillah or city Judge, and specia.

ally to the Sudder Dewanny Adawlut.

IX. And it is hereby enacted, that Clause Second, Section II. Regulation VII. 1832, he repealed, and that in all cases in which an Appeal from the orders or decision of the Principal Sudder Amera to a Zillah or city Judge is authorized by law such Appeal shall not be received, unless the same be preterred within the period of thirty days from the date of the order or decision of the said Principal Sudder Ameen, to be calculated according to the rules prescribed in Clause Ten, Section VIII. Regulation XXVI. 1814, or unless it shall be proved, that the appeal and the supportance of the rules presenting his Appeal within the above mentioned period.

X. And it is hereby enacted, that Clause First, Section XXV. Regulation

V. 1831 of the Bengal code, be repealed.

XI. And it is hereby enacted, that the rule contained in the Second clause of Section XXV. Regulation V. 1831, be extended to the Ministerial Officers of the Moonsiti's courts.

XII. And it is hereby enacted, that all Ministerial Officers of the courts of Moonsiffs, Sudder Ameeus, and Principal Sudder Ameeus shall be nominated and appointed by those courts resectively, subject to the general control of the Zillah and city Judges and Court of Sudder Dewanny Adawlut, within those jurisdiction the said courts may be situated.

#### THE GOVERNOR-GENERAL.

#### ACT No. XXVI. DATED OCT. 16.

It is hereby enacted, that from the day on which it shall be notified by an rof the Governor General of India in Council, published in the Official Governor General has quitted his Council for the purpose of proceeding to the North Western Provinces till the time at which the said Governor General shall next, after the said notification, rejoin his council, the said Governor General shall have all the powers of Governor General in Council, except the power of making laws or regulations.

## DUTY ON SALT MANUFACTURED AT BOMBAY. .

#### ACT No. XXVII. DATED OCT. 30.

I. It is hereby enacted, that from the 15th day of December 1837, there shall be paid to the Government on every mound of 3,200 tolas of salt that may be delivered from any salt work in the territories subject to the Government of the Presidency of Bombay, a duty of eight annas, except only in cases in which the Governor in Council, Bombay may grant a remission of such duty.

II. And it is hereby enacted, that from the said day Salt shall not be manufactured at any place within the said territories, unless the person conducting the manufacture shall have given notice in writing to the Collector of the district in which the place of manufacture may be situated, of his intention to manufacture Salt as that place; and every such notice shall centain a true and securate description of the situation of the works and of the name by which they are known, and lithe person giving the notice manufacture. Salt at more places than one, of the distance at which those places are from each shape.

III. And it is hereby exacted, that upon receiving such notice as is prescribed in the last preceding Section of this Act, the Collector of the District shall, by an order under his seal and signature, departs one or more efficers, who shall be stationed for such time as the said Collector shall direct at every such place of minute facture.

IV. And it is hereby enacted; that every officer stationed at any self in the manner described in the last preceding Section of this Act, shall be entitled to have free passage over all parts of such works at all times, and to take; at any

thre, account of the quantity of Salt manufactured and stored at such works, and to put on any portion of such Salt which may be stored such a mark as may be prescribed by the Collector of the district, and to prevent the removal of such salt

until the duty thereon has been paid.

V. And it is hereby enacted, that whenever the duty due under this act on any portion of salt has been paid to the Collector of the district within which such salt was produced, such Collector shall deliver to the person who has paid such duty a receipt and order in the form marked A annexed to this Act, which receipt and order shall specify the amount of duty paid, and the quantity of salt which the person who has paid that duty is entitled to remove, and the place whence and the person to whom that quantity of salt is to be delivered.

VI. And it is hereby enacted, hat on the production of such a receipt and order as is described in the last preceding Section of this Act to the officer stationed at the salt works whence the salt to which such receipt and order relates is to be removed, that officershall fill up the blanks which are marked therein as intended to be filled up by that officer, and shall tear off and return that part of the receipt and order which is marked as intended to be torn off, and shall deliver the remaining part of the receipt and order to the person who removes the salt, and the part of the receipt and order so delivered to the person removing the salt shall

be a pass authorizing the removing of that salt.

VII. And it is hereby charted, that it shall be lawful for the Governor in Council of Bombay to establish chokies as near as conveniently may be, to works where salt is manufactured, and to authorize any of the officers stationed at such chokies to stop and detain any salt which is removed otherwise than in comformity with the foregoing rules, and to search any load which may pass any such chokee, and which may be suspected to contain salt, and to take and cancel every pass under which salt shall be suffered to pass.

VIII. And it is hereby enacted, that it shall be lawful for the Collector of a district to direct that any salt works within that district of which notice shall not have been given in the manner described in section II. of this act shall be destroyed.

IX. And it is hereby enacted, that it shall be lawful for the Collector of a district to direct the confiscation of any, salt which may have been removed from any works within that district otherwise than in conformity with the foregoing rules, of which is found clandestinely stored for the purpose of evading the duty

imposed by this act.

X. And it is hereby enacted, that whoever shall manufacture salt at any work, whereof notice shall not have been given to the Collector of the district in the manner required by this Act, or shall remove or and the removing of any salt from any salt works, otherwise than in conformity to the provisions of this Act, or shall with a fraudolent intention counterfeit any mark which a Collector of a district may have ordered to be put on salt in store, shall be punished with imprisonment for a term not exceeding three months, or fine not exceeding five hundred rupees, or both.

XI. And it is hereby enacted, that whoever intentionally obstructs any officer in the exercise of any powers given by this Act to such officer, shall be punished with imprisonment for a term not exceeding six months, or time not exceeding one

thousand rupees, or both.

\*\*XII. And it is hereby enacted, that whoever being an Officer appointed under the authority of this Act, shall accept or obtain, or attempt to obtain from any parson any property as a consideration for doing or forbearing to do any official act, shall be punished with imprisonment for a term not exceeding two years, or fine, perbodic.

\*\*XIII. And it is hereby enacted, that wheever being an Officer, appointed under the authority of this Act, practises or altempts to practise any fraud for the purpose of injuring the revenue, or abets or connives at any such fraud, or at any attempt to practise any such fraud, shall be purished with imprisonment for a term not practise any such fraud, and the purished with imprisonment for a term not presenting two years, or flate, or both.

XIV. And it is hereby enacted, that it shall be lawful for the Governor in Council of Bombay, by an order in council, to transfer the superintendance of the salt revenue of any district from the Collector of that district to any other functionary, and that whenever such a transfer shall take place all provisions of this Act which apply to such a Collector, shall be applicable to the functionary to whom, the superintendance of the sult revenue has been so transferred.

#### PERMIT No. 1 OF ZILLAH SURAT.

(THIS PART TO BE TORN OFF AND RETAINED BY THE OFFICER.)

Salt delivered this day and this order canceled 1838. A. B. Saft Officer.

Certified that the sum of Rupees 250 on account of Governmen
Duty on five hundred maunds of Salt has been paid at the Office of
for the District of on this day, the
of in the year The Salt is to be delivered by at the
works in perguina on or before the 20th
instant.

The Government officer at those works, Lala Mussa Ram, is to allow the same to be delivered, provided this order is presented on or before the said twentieth day of December in the year 1838.

Maunds 500

10th December 1838.

A. B. Collector.

(Teur off here)

To be torn
off and delirered to the

## REPEAL OF PART OF SEC. VII. REG. X. OF 1829.

## Act No. XXVIII. DATED Nov. 20.

It is hereby enacted, that so much of Section VII. Regulation X. of 1829 of the Bengal code, as directs that the officer to whom the management of the stamp duties may be transferred shall be a covenanted officer, be repealed.

## THE PERSIAL LANGUAGE.

#### Act No XXIX. Dates Nov. 20.

It is hereby enacted, that from the first day of December 1837, it shall be lauful for the Governor General of India in Council, by an order in council, to dispose, either generally, or within such local limits as may to him seem meet, with any provision of any regulation of the Bengal code, which enjoins the use of the Persian language in any Judicial proceeding or in any proceeding relating to the revenue, and to prescribe the language and character to be used in such proceedings.

II. And it is bereby enacted, that from the said day it shall be lawful for the said Governor General of India in Council, by an order in council, to delegate all or any of the powers given to him by this Act, to any subordinate authority, the said Governor General of India in Council.

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## POWERS OF AUMEENS OF POLICE:

## Act No. XXX. DATED Nov. 20.

It is hereby enacted, that from the fifteenth day of December 1837, all Aumeens of Police who have been or may be appointed according to Section XI. Regulation XI. of 1816, of the Madras code, to act with the Police powers vested in tubuldars by that Regulation, shall possess all Police powers and criminal judicial powers which are vested in tubuldars within the territories subject to the presidency of Fort St. George, by any law or regulation whatever, and shall be subject to all provisions to which, by any law or regulation, tubuldars are subject, in respect of any of those powers.

## THE COINAGE.

## ACT No. XXXI. DATED Nov. 20.

I. It is hereby enacted, that so much of Act No. XVII. of 1835, as directs that certain coins issued from the Muts within the territories of the East India Company shall bear on the observe the head of the reigning Sovereign of the United Kingdom of Great Brutan and Ireland, shall be suspended, till the Governor General of India in Council shall, by an order in council declare those parts of the said act to be again in force.

II. And it is hereby enacted, that till the said Governor General in Council shall make such an order in council as is aforesaid, the said coins shall bear on their observe the head of his late Majesty, William the Fourth.

## REPEAL OF ACT No. V. or 1837.

## ACT No. XXXII. DATED Nov. 20.

I. It is hereby enacted, that from the fifteenth day of December 1837, Act No. V. of 1837, be repeated.

II. And it is hereby enacted, that from the said day, no native of India except as hereinafter excepted, who makes a contract of service to be performed without the territories of the East India Company, shall embark, in pursuance as such gentract, on board of any vessel, at any place, within the said territories, without an order from the Government of the Presidency to which such place may belong, or a permit from an officer authorized to act in that behalf by the Governor in Council of the Presidency, if there be a council of that Presidency, but if there be no council, then by the Governor thereof.

III. And it is hereby enacted, that before any such permit shall be granted by any such officer, such native and also the person with whom such native has contracted, or an authorized agent of that person, shall personally appear before that officer, and shall exhibit a memorandum of the contract written both in English and in the mother tongue of such native which memorandum shall specify the nature, the term, and the wages of the service, as settled by the contract.

IV. And it is hereby enacted, that no such permit shall be granted, unless the contract of service shall be made determinable on the expiration of one term of not more than five years, to be reckoned from the date of the contract, or of successive terms, none of which shall exceed five years; and unless such contract shall contain slipulation that such native shall be conveyed back to the port at which he is embarked, free of charge to himself, at the expiration of his service.

V. And it is hereby enacted, that it shall be lawful for the said officer to examine the said native, and the person, with whom that native has contracted, or the agent of that person, touching the terms of the contract, and shall cause those terms to be distinctly explained to the said native.

VI. And it is hereby enacted, that if the axid officer shall be satisfied that the said native fully understands the terms of the contract, and is desirous to failf the

same, the said officer shall make and sign on the back of the written memorandum aforesaid, a note to the effect that the said written memorandum has been inspected by him the said efficer; and such note shall be a permit, authorizing the said astronoments to embark; and the memorandum of contract, with the permit sa written thereupon, shall be delivered to the native, to be kept by him during his process.

VII. And it is hereby enacted, that it application is made for persuits, authorizing more than twenty natives to embark on board of any one vessel, it shall be lawful for the officer afore-aid to summon the person in charge of that vessel, and to easy amine that person as to the accommodations, food and medical attendance provided for such natives on board of that vessel, and to inspect that vessel, or by an order under his hand, to depute any other person to inspect the same.

VIII. And it is hereby enacted, that the officer aforesaid shall not grant permits authorizing a greater number of natives than twenty to embark on board of any one vessel, unless he is satisfied that the accommodations, food, and necheal attendance provided for such natives on board of that vessel, will be sufficient for their health.

IX. And it is hereby enacted, that the officer aforesaid shall keep a register of all natives to whom he shall grant such permits as aloresaid, which register shall specify their names, the periods of the contracts, the dates of the permits, the places of their distination, and the vessel on board of which they are permitted to embark;—and also the names of the parties with whom the contracts are made, and of the agents of such parties as appear by agents, and of the masters of the vessels on which such natives are permitted to embark.

X. And it is hereby enacted, that for every such permit it shall be lawful for the officer aforescal, to require that a fee, not exceeding one rupee, shall be paid by the person with whom the native to whom the permit relates has contracted, or by the authorized agent of that person.

XI. And it is here by enacted, that whoever being in charge of any vessel, at any place within the territories of the East India Company, shall knowing-ly suffer any such native as is aforesaid, to embark on board of that vessel in pursuance of any such contract as is aforesaid, without either an order from the Government of the Presidency to which such place may belong, or such a permit as is aforesaid being produced to him by the native so embarking, shall on conviction thereof before a Magistrate be punished with a fine not exceeding two handled supers for every native so suffered to embark, and in default of payment of such fine, with imprisonment for a term not exceeding thirty days to every native so suffered to embark.

XII. Provided always, that nothing in this Act contained, shall be taken to apply to any native seaman, who shall embark on board of any vessel in pursuance of a contract to navigate that vessel, or to any person who shall embark as a menial servant.

APPLICATION OF CLAUSES 25 AND 35 SEC. IV. REG. IV. OF 1821, TO PETTY THEFTS AND OFFENCES.

## Act No. XXXIII. DATED Nov. 20.

I. It is hereby enacted, that from the fifteenth day of December 1837, the provisions of clauses Second and Third, section IV. regulation IV. of 1821, of the Madrag code, shall apply to all petty offences cognizable by heads of district Police, as well as to perty thefts.

11. And it is hereby enacted, that whenever any head of district Police shall, under those provisions, report any case whatever to a Magistrate for final or orders, such head of district Police shall state precisely in his report the description and executed the pureliment which is his opinion is proper to be inflicted in that ease; and the said Magistrate, if he give orders at variance in any respect with that opinion, shall record his reasons for varying from it.

## POWER OF PRINCIPAL SUDDER AUMEENS.

## ACT No XXXIV. DATED Nov. 20.

1. It is hereby enacted, that from the filteenth day of December 1837, Section. 11. Regulation VIII of \$8.27, of the Madias code, shall be repealed; and that it shall be lawful for Magistrates, under the Government of the Presidency of Fort St. George, to send persons for trial, committal, or confinement to Principal Sudder Anneeds; any provision of any Regulation to the contrary notwithstanding.

11. Provided atways, that it shall not be lawful to send any European or American, for such purpose, to a Principal Sudder Aumeen; but that Magistrates shall send Europeans and Americans, for trial, committal, or confinement, to the criminal

Judges, as heretofore.

## TRANSLATED DOCUMENTS OBTAINABLE.

## ACI No. XXXV, DATED NOV. 20.

I. It is hereby enacted, that from the lifteenth day of December 1837, all provisions of any regulation of the Madraa code, which direct that any translations of decrees passed by the Court of Sulder Adawlut, or by the Provincial Courts, or by the Court of Allah Endges, or by the Auxiliary Courts, under the Presidency of Fort St. George, shall be attached or appended to those decrees or shall be furnished to parties in the suits wherein those decrees are passed, shall be repealed.

11. And it is hereby enacted, that from the said day, an abstract of every such decree, containing a succiect statement of the grounds or judgment, shall, on the day of the promulgation of the decree, be entered in the dury of the court passing the decree; and every party in the suit wherein the decree is passed, shall be entitled to be furnished with a copy of that abstract, on application for a copy thereof, or with a translation of that abstract in a current language of the distinct

or country, on application for such a translation.

111. And it is hereby enacted, that from the said day, all rules now in force within the Presidency of Fort St. George, for determining from what days the limited periods for appealing from decrees of the Sudder Adawlut, or of the Provincial Courts, or of the Zillah Judges, or of the Zillah Assistant Judges, or of the Zillah Registers, shall be computed, shall be repualed; and that such limited periods for appealing from any such decree shall be computed from the day on which the decree is sealed and signed agreeably to Scc. XXVII. Regulation 111. of 1802, of the Madras code: Provided always, that it, within such limited period as aforegaid, an application be made by a Praintiff or Defendant for a copy of the decree, or for a copy of translation of the abstract mentioned in the clause last preceding, or for both a copy of the decree, and a copy or a translation of the abstract, and if the decument or documents so applied for be not delivered or tendered on the same day to the party applying, then, for every day of such delay not attributable to that party, a day shall be added to the period allowed for appealing in as far as the right of that party is concerned.

IV. And it is hereby enacted, that the dry on which the time for appealing will expire, shall be certified at the end of every document furnished to any party

according to the last preceding clause.

FY: And it is hereby enacted, that on the day, on which any such decree is sealed and signed, the day on which the original limited period for appealing will expire shall be proclaimed in open court.

## EMBEZZLEMENT OF PUBLIC MONEY.

ACT No. XXXVI. DATED Nov. 20.

1. It is hereby enacted, that from the fifteenth day of December 1837, the jurisdiction rested in Collectors, subordinate Collectors and assistant Collectors, by

Regulations IX, of 1822 and VII. of 1828, of the Madras code, in cases of embezzlement of public money, and of the falsucation, destruction, or concentment of any public account, record, voucher, or document, relating to public mo-'nev. shall extend to cases of the embezzlement of any public property, or the faintfication, destruction, or concealment of any public account, record, vencher, or document relating to any public property, by any person any of the classes designed in the tind clause of Section 11, of the said Regulation 18, of 1822.

14. And it is hereby enacted, that from the said day, all provisions of either of the said Regulations IX. of 1823 and VII. of 1828, which apply to cases of the embezzling of public money shall apply to cases of the embezzling of any public property whatever, by persons of any of the classes described in the third Clause of Section II. of the said Regulation IX. of 1822 : and that all provisions of either of those Regulations, which apply to cases of the falsification, destruction, or concealment of any public account, record, voucher, or document relating to public money, shall apply to cases of the fal-ification, destruction, or concealment of any public account, record, voucher, or document, relating to any public property whatever, by persons of any of the said classes.

## TRANSFER OF SUITS.

## ACT No. XXXVII. DATED Nov. 20.

I. It is hereby enacted, that from the first day of January 1838, so much of Section 26 Regulation X111. 1827, of the Bombay code, as requires that the Special Courts for the trial of persons charged with offences of a political nature shall forward their proceedings to the Governor in Conneil, be repealed; and those courts shall from the first day of January 1838, forward their proceedings to the Foundarry Adamiut.

11. And it is hereby enacted, that the Foundarry Adambut, on the receipt of any trials referred to them under this act, shall proceed thereupon according to the rules in force with respect to other trials referred to them; except that they shall in every instance report their sentence, with the whole of the proceedings held upon the case; to the Governor in Council, and shall wait the orders of Govern-

ment before they direct their sentence to be carried into execution.

## LOCAL AGENTS.

## Acr No. XXXVIII. DATED Nov. 20.

It is hereby enacted, in modification of the provision contained in Section IX. Regulation XIX. of 1810, of the Bengal code, that no person shall, by reason of his not being in the civil, military, or medical branch of the service, be incapable of being appointed a local agent under that Regulation.

## CUSTOMS DUTIES.

ACT No. --- DATED Nov. 18.

I. It is hereby enacted, that from the 15th January, 1838, all Regulations of the Bombay Code passed before the year 1827 and now in force, with the exception of Sections I., II., and III., Regulation VI., 1799, and of Clause 2, Section VII., Regulation IX., 1800, and of Sections XIV., XVII., XX. XXI., and XXV., Regulation I., of 1805, and of the whole of Regulations II., 1310 and VI., 1814. shall be repealed.

II. And it is hereby enacted, that Chapters I., II., VI., VIII., and IX., of Regulation XX., 1827 of the said Code, together with the Appendices A, B, C, R, H, I, J, K of that Regulation, also Regulation II., 1831, Regulation XIII., 1831, Regulation I., 1832, Regulation IV., 1833 and Regulation IV., 1834 of the said code, and all such parts of any Regulations of the said code as prescribe the

tery of transit or inland customs duties, or as require the payment of any fee whatever on account of any vessel-which may enter any port in the territories subject to the Bombay Pre-idency, and likewise the provisions of any kind contained in those or in any other regulations, for fixing the amount of duty to be levied on goods imported or exported by sea at any place within the limits of the Bombay presidency, or the drawback payable on the same shall be repealed.

III. Provided always, that nothing contained in the two preceding sections of this set shall be constructed to prevent the lovy of any town duty, or of any municipal tax, or of any toll on any bridge, road, canal, or causeway for topair and maintanance of the same; or of any t c lor the ejection and maintanance of light-houses.

IV. And it is hereby enacted, that duties of customs shall be levied on goods imported by sea into any place in the territories subordinate to the Government of theoremselvery of Bombay, after the said 15th January next, according to the rates specified in schedule A amexed to this act, and with the exceptions specified therein, and the said schedule with the notes attached thereto shall be taken to be a part of this act.

V. And it is hereby further enacted, that duties of customs shall be levied upon country goods exported by see from any ports of the Bombay presidency after the said 16th January next, necording to the rates specified in schedule B anaexed to this act, with the exceptions therein specified, and the said schedule with

the notes attached thereto shall also be taken to be a part of this act.

VI. Provided, however, that the ships of any European nation having firman privileges in the port of Surat, shall not be subject to turther duties of import or export than may be prescribed by their firmans respectively, any thing in the schedules or in this act notwithstanding.

VII. And it is hereby enacted, that duties of customs shall be levied on goods passing by land into or out of foreign European settlements, situated on the line of coast within the limits of the presidency of Bombay at the rates prescribed in the schedules of this act, for goods imported or exported on foreign bottoms at any

British port in that presidency.

VIII. And it is hereby enacted, that it shall be lawful for the Governor in Council of the presidency of Bombay to declare by actice to be published in the Gazette of that presidency, that the territory of any native chief, not subject to the jurisdiction of the Courts and civil authorities of that presidency shall be deemed to be foreign territory, and to declare goods passing into or out of such territory listile either to the duty fixed for British or for loreign bottoms as the said Governor.

nog in Council may think fit.

IX. And it is hereby enacted, that for the levy of duties of customs as above provided on goods exported by land to or imported by land from such foreign teritories customs' chokees may be established at such places as may be determined by the said Governor in Council, and every officer at every such chokee shall have power to detain goods passing into or out of any such foreign territory, and to examine and ascertain the quantities and kinds thereof, and such goods shall not be allowed to pass across the frontier line out of or into the territory of the East India Company until the owner or person in charge thereof shall produce and deliver a certificate shewing that the customs duty leviable thereupon has been paid is full.

".X. And it is hereby enacted, that it shall be lawful for the said Governor is Council to appoint such officers as he may think fit to receive money on account of customs duties and to grant certificates of the payment thereof, and that such a certificate being delivered to any chokee officer shall entitle goods to creas the frontier into or out of the East India Company's territories, provided that the goods correspond in description with the specification thereof contained is such certificate, and that the certificate shew the entire amount of duty leviable on those goods to hape been duly paid. And if upon examination the goods brought to any chokes he found not to correspond with the specification entered in the certificate presented with the same," the difference shall be noted on the



face of the certificate, and if the payment of duty certified therein, shall not cover the entire amount of duty leviable on the goods as ascertained at auch examination, the goods shall be detained until a further certificate for the differ-

ence shall be produced.

X1. And it is hereby enacted, that said Governor in Council shall give public notice in the Official Gazette of the presidency of Bombay of the appointment of every other appointed to receive customs duties on goods crossing the land frontier of the said-foreign territories, and the officers so appointed shall on receipt of money tendered as customs duty be bound to give to any merchant or other person applying for the same a certificate of payment, and to enter therein specification of goods with the values and description thereof according to the statement furnished by the person so applying, provided only, that the proper duty leviable thereupon according to the descriptions and values stated, be covered by the payment made.

XII. And it is hereby enacted, that no certificate shall be received at any chokee that shall bear date made than thirty days before the date when me goods arrive at the chokee. Provided however, that any person who has taken out a certificate from any authorized receiver of customs duties shall at any time within the said period of thirry days on satisfying such receiver that such certificate has not been used and on delivering up the original be entitled to receive a renewed certificate, with a licentified to receive a renewed certificate, with a licentificate, without further payment of duty.

XIII. And it is hereby enacted, that it shall be lawful for the said Governor in Council to prescribe by public notice in the Official Gazette of the Presidency of Bombay by what routes Groots shall be allowed to pass into or out of any such foreign territory, as is described in Sections VII. and VIII. of this Act, and after such notice shall be given, goods which may be brought to any choked established on other routes or passes than those so prescribed shall, it provided with a certificate shall be detained and shall be habte to confiscation by the Collector of customs, unless the person in charge thereof shall be able to satisfy the said Collector that his carrying them by that route was from ignorance or accident.

All. And it is hereby quacted, that goods which may be passed or which an attempt may be made to pass across any frontier guarded by chokees between sunset and sunuse, or in a claudestine manner, shall be seized and confiscated.

XV. And it is hereby enacted, that any choice officer who shall permit goods to pass across the frontier when not covered by a sufficient certificate, or who shall permit goods to pass by any prohibited route, or who shall wrongfully detain goods for which there shall be produced a sufficient certificate, shall be hable on conviction, before the Collector of customs, to impresoment for a term not exceeding six months, and to a fine not exceeding five hundred rupees, commutable if not paid to impresomment for a further period of six months.

XVI. And it is hereby enacted, that if any chokee officer shall needlessly and vexatiously injure goods under the pretence of examination, or in the course of his examination auch officer shall, on conviction before the Collector of cu-tons, or before any Alagistiate or Joint Alagistiate, be liable to imprisonment for a term not exceeding six months, and to a fine not exceeding five hundred rupees, commutable if not paid to imprisonment for a further period of six months.

AVII. And it is lureby enacted, that all goods imported by sea into any port of the Presidency of Rombay from any Foreign European settlement in India, or from any Native State, the Inland traits of which has been declared by the Governor in Council of the Presidency of Bombay, under Section VIII. of this Regulation, to be subject to the duties levied on foreign bottoms, shall be lable to the same duties as are imposed by Schedule, A on imports on torsign bottoms.

XVIII. And it is hereby enacted, that no goods whatsoever entered in either of the Schedules of this Act, as liable to duty, shall be exempted from the payment of such duty eref any part thereof, except under special order from the Governor in Council of the presidency of Bombay. Provided always, that it shall and range

be lawful for the Collector of customs, or other officer in charge of a Custom House to pass free of duty any baggage in actual use at his direction, and if any person shall apply to have goods passed as such baggage the Collector reting under the orders of the Government shall determine whether they be baggage in actual use or goods subject to duty under the provisions of this act.

XIX. Provided always, that when goods are imported at any port of the Bombay presidency from any other port in that presidency under certificate that the export duty specified in Schedule B. has been duly paid thereon, or that there has been a re-export, and that the import duty specified in schedule A has been duly

paid, the said goods shall be admitted to free entry.

XX. Provided also, that when duties of customs shall have been paid on any goods at any port in any part of the territories of the East India Company not subject to the presidency of Bembay, and when such goods shall subsequently be imported at any port of the presidency of Bombay, credit shall be given at such last meetioned port for the sum that may be proved by the production of due certificates to have been so paid.

XXI. And it is hereby enacted, that it shall be lawful for the Governor in Council of the presidency of Bombay from time to time by notice in the Othicial Gazette of that presidency, to fix a value for any article or number of articles hable to advalorem duty, and the value so fixed for such articles shall still altered by a similar notice, be taken to be the value of such articles for the purpose of leving

duty on the same.

XXII. And it is hereby enacted, that when goods liable to duty for which a value has not been fixed by such a notice as is above directed, or for which a fixed duty has not been declared by the schedules annexed to this act, are brought to any Custom House in the presidency of Bombay, for the purpose of being passed for importation or exportation, the duty leviable on such goods shall be levied ad valorem, that is to say, according to the market value of such goods at the place and time of importation or exportation as the case may be.

- XXIII. And it is hereby enacted, that the market value for assessment of duties on ad valorem goods shall be declared by the owner, consignee or exporter, or by the agent or factor for any or these respectively, upon the face- of the application to be given in by him in writing for the passing of the goods through the fusion blouse, and the value so declared shall include the packages or materials in which the goods are contained, and the application shall truly set forth the name of the ship in which the goods have been imported or are to be exported, the name of the master of the said ship, the colours under which the said ship sails, the number, description, marks, and contents of the packages and the country in which the goods were produced.
- XXIV. And it is hereby enacted, that every such declaration when duly signed shall be substituted to the officer of customs appointed to appraise goods at all the Customs appointed to appraise goods at all countersom House, and if it shall appear to him that the same is correct he shall countersom it as admitted; but if any part or the whole of the goods shall seem to him to be undervalued in such declaration, he shall report the sinie to the Collector of customs who shall have power to take the goods or any part thereof as purchased for the Government at the price so declared, and whenever the Collector of customs shall so take goods for the Government payment thereof shall be made to the consignee or importer, if the goods be imported within fifteen days from the date of the declaration, the amount of import duty leviable thereon being first deducted, and if the goods be intended for exportation the entire value as declared shall be haid without deduction on account of customs duty.
- XXV. And it is hereby enacted, that it shall be lawful for the Governor in Conneil of the presidency of Bombay to declare by public notice in the Official Gazette of that presidency what places within the same shall be ports for the handing and chipment of merchandise, and any Goods that may be landed, or swhich an attempt may be made to land at any other port than such as shall he select and confiscated.

XXVI. And it is hereby enacted, that when any vessel shaft arrive in any port of the presidency of Bombay, the master shall deliver a true manifest of the cargo on board made out according to the form annexed to this Act and mathed to the first person duly empowered to receive such manifest that may comeson board, and if no such person shall have come on board before the anchor of the said vessel is dropped then the manifest shall be forwarded to land on board of the first boat that leaves the vessel after dropping anchor, and if the port be up a river or at a distance from the land first made, then it shall be lawful for the said Governor in Council, by an order published in the Official Gazette of the presidency, to fix a place in any such river or port beyond which place it shall not be lawful for any inward bound vessel, except such country craft as are described in section L. of this act to pass until the master shall have forwarded in such manner any may be ordered by the said Governor in Council such a manifest as is required by the said.

XXVII. And it is hereby enacted, that if the manifest so delivered by the master shall not contain a tull and true specification of all the goods imported in the vessel the said master shall be liable to a fine of one thousand rupees, and any goods or packages that may be found on board in excess of the manifest so delivered, or differing in quality or kind, or in marks and numbers from the specification contained therein shall be liable to be serzed by any customs officer and confiscated, or to be charged with such increased duties as may be determined by the

Collector of customs under the orders of Government.

XXVIII. And it is hereby enacted, that it any inward bound vessel shall remain outside or below the place that may be fixed by the said Governor in Council for the first delivery of manifests, the master shall deliver a manifest as hereinbefore prescribed, to the first person duly empowered to receive such manifest that may come on loard, and if any vessel entering a port for which there is a Custom House established, shall lie at anchor therein for the space of twenty-four hours the mater whereof shall refuse to deliver the said manifest in the manner above prescribed, he shall for such refused be hable to a fine not exceeding one thousand rupees, and no entry or port clearance shall be given for such vessel until the fine is paid.

XXIX. And it is hereby enacted, that no vessel shall be allowed to break build until a manifest as required by this act, and another copy thereof to be presented at the time of applying for entry inwards if so required by the Collector of customs shall have been received by the said Collector, nor until order shall have been given by the said Collector for the discharge of the cargo, and that the said Collector may further refuse to give such order if he shall see fit until any port clearances, cocketts or other papers known to be granted at the places from which the vessel is stated to have come shall likewise be delivered to him.

XXX. And it is hereby enacted, that no goods shall be allowed to leave any vessel or to be put on board thereof until entry of the vessel shall have been duly made in the Custom House of the port, and until order shall have been given for discharge of the cargo thereof as above provided, and it shall be the duty of every eustoms officer to seize as contraband any goods which have been removed of put on board of any vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any vessel in contravention of the above provision. And after entry of the vessel at the Custom House in due form such part of the cargo as may not be declared for re-exportation in the same vessel shall be sent to land and export cargo shall be laden on board according to the forms and rules that may be prescribed for the port in this act, or by order of the Governor in Council of the presidency of Bombay, and if an attempt be made to land or put on board goods or merchandize in contravention of the forms and rules so prescribed the goods shall be lisble to satisfy and confidention.

XXXI. And it is hereby enacted, that if goods entered in the manifest of a websel shall not be found on board that wessel, or if the quantity found because and
the deficiency be not duly accounted the production of the velocity and

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landed at the Custom House, or at such other place as the Collector of customs shall have prescribed, the master shall be liable to a penalty not exceeding five hundred rupees for every missing or deficient package of unknown value, and for twice the amount of duty chargeable on the goods deficient and unaccounted for; if the duty can be accertained. Provided however, that nothing herein contained shall be construed to prevent the Collector of customs from permitting at his discretion the master of any vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental manifest.

XXXII. And it is hereby enacted, that there shall in every port of the Bombay presidency be one or more places appointed for the landing and shipment of goods, and goods shall not be landed at any other place without the special order in writing of the Collector of customs for the port, and if any goods be landed, or an attempt be made to land any goods at any other than the said authorized places with-

out such order they shall be seized and conh-cated.

XXXIII. And it is hereby enacted, that if the Governor in Council shall see fit for the security of customs at any port to maintain special establishments of boats for the landing and shipping of merchandize, or to license and register the cargo boats plying in any ports then after due notification thereof, it shall not be lawful for any person to convey goods to or from any vessel, in such port otherwise than in the boats so authorized and prescribed, except under special permit from the Collector of customs at the port, and any goods that may be found on board of other boats than those so authorized for the port shall be hable to be seized by any officer of ensume and shall be liable to confiscation.

XXXIV. And it is hereby enacted, that when the Governor in Council of the presidency of Bombay shall see fit to maintain at any port an establishment of officers to be sent on board of vessels to watch their unlading and lading, then after due notification shall have been given that such establishment is so maintained at any port the Collector of customs at that port shall have power at his discretion to send one or more officers of such establishment to remain on board of any vessel in such port by night and by day until the vessel shall leave the port or it shall be

otherwise ordered by the Collector.

"XXXV. And it is hereby enacted, that any master of such versel at such port who shall refuse to receive such officer with one servant on board when such officer shall be so deputed as above provided, or shall not afford such officer and such se vant suitable shelter and sleeping accommodation while on board, and likewise furnish them with a due allowance of fresh water if necessary and with the means of deoking on board, shall be liable to fine not exceeding the sum of one hundred rapects for each day during which such officer and servant shall not be received

and provided with suitable shelter and accommodation.

AXXVI. And it is hareby enacted, that whenever a Collector of customs shall see cause to direct that any vessel shall be searched he shall issue his warrant or written order for such search addressed to any officer under his authority and upon production of such order the officer bearing it shall be competent to require any cabins, lockers, or bulkheads to be opened in his pre-ence, and if they be not opened upon his requisition to break the same open, and any goods that may be found concealed, and that shall not be duly accounted for to the satisfaction of the Collector of customs shall be liable to confiscation and any master or person in charge of a vessel, who shall resist such officer or refuse 19 allow the vessel to be searched when so ordered by the Collector of customs, shall be liable topon conviction for every such offence to a fine of one thousand rupees.

\*\*XXXVII. And it is hereby enacted, that every master of a vessel who shall

remove from such vessel or put on board thereof any goods, or cause or suffer any goods to be removed from thence or put on board thereof between san-set and sanries or on any day when the Custom House is closed for business without leave in writing obtained from the Collector of customs, shall be punished with

a fine not exceeding five hundred rupece.

XXXVIII. And it is hereby enacted, that no cargo boat lades with goods intended for exportation by sea shall make fast to or lie alongside of any vessel on board of which there shall be a customs officer stationed unless there shall be on shoard the boat, or have been received by the said customs officer a Custom House permit or order for the shipment of the goods, and the goods on board of any boat that may so be alongside or be made fast to a vessel, it such goods be not covered by a Custom House pass accompanying them,or previously received by the customs office, on board, the said vessel shall be hable to confiscation.

XXXIX. And it is hereby enacted, that when goods shall be sent from on board of any vessel having a customs officer on board for the purpose of helage landed and passed for importation there shall be sent with each boat load or other separate despatch a boat note, specifying the number of packages, and the marks and numbers or other description thereof, and such boat note shall be signed by an officer of the vessel and likewise by the customs officer on board, and if any imported goods be found in a boat proceeding to land from such a vessel without a boat note, or if being accompanied by a boat note they be found out of the proper track between the ship and the proper place of landing, the boat containing such goods may be detained by any officer of customs duly authorized by the collector, and unless the cause of deviation be explained to the satisfaction of the Collector of customs, the goods shall be liable to confiscation.

XL. And it is hereby enacted, that when goods shall be brought to be passed through the Custom House either for importation or exportation by sea, if the packages in which the same may be contained shall be found not to correspond with the description of their given in the application for passing them through the Custom House, or if the contents thereof be found not to have been correctly described in regard to sort, quality, or quantity, or if any goods not stated in the application be found concealed in or mixed up with the specified articles, all such packages with the whole of the goods contained therein, shall be liable to confiscation.

XLI. And it is hereby enacted, that if any person after goods have been landed and before they have been passed through the Custom House, temoves or attempts to remove them with the intention of delivating the revenue, the goods shall be liable to confiscation unless it shall be proved to the satisfaction of the Collector of customs that the removal was not sanctioned by the owner or by any person having an interest in or power over the goods.

All 1. And it is hereby enacted, that it shall be lawful for the Collector of customs, whenever he shall see fit, to require that goods brought by sea and stowed in but shall be weighed or measured on beard ship before being sent to land and to

levy duty according to the result of such weighing or measurement.

ALIII. And it is hereby enacted, that on application by the exporter of any Salt that has paid the excise duty fixed by act No. AAVII. of this year, a certificate shall be granted by the Collector of customs at the place of export, under authority of which certificate the quantity of Salt specified sterein shall be landed at any other port of the said presidency of Bombay, and shall be passed from such port into the interior without the levy of any further duty either of excise or of customs.

XLIV. And it is hereby enacted, that when a customs officer shall be sent on board of any vessel to superintend the delivery of cargo, twenty days, exclusive of Sundays and holidays, shall be allowed for the dischange of the import cargo of vessels not exceeding six hundred tons burthen, and thirty days, exclusive of Sundays and holidays, for the dischange of the import cargo of vessels exceeding that burthen, and the said periods shall be calculated from the day when the customs officer first went on board. And if the whole cargo be not discharged by the expiration of the above-mentioned periods, the mester shall be charged with the mages of such officer, and other expenses for any further period that such officer may be detained on board. And if the owners, importers, or consigness do not bring their goods to land within the periods above fixed, it shall be the duty of the magneter so to do.

XLV. And it is hereby enacted, that when there shall be no customs officer sent aboard vessels discharging cargo, it shall be lawful for the Collector of customs to fix a period, not being less than twenty days, for the discharge thereof and clearance of the vessel inwards; and if any goods remain on board after the time to fixed or after the time allowed in the last preceding section of this Act. the Collector may order the same to be landed and warehoused for the security of the duties chargeable thereon, and of any freight and primage and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other afficer in charge of the Custom House, with the consent of the master of the vessel to cause any packages to be brought on shore and to be deposited in the Government warehouses for the security of the duties and charges thereon, although twenty days may not have expired from the entry of such ve-sel; and in case any goods brought to land from any vessel be not claimed and cleared from the Custom House within three months from the date of entry of the ship in which such goods were imported, it shall be competent to the collector to sell the same on account of the duties and other charges due thereon, and the balance remaining after deducting the said duties and charges shall be held in deposit and paid to the owner on application.

XLVI. And it is hereby enacted, that when a customs officer shall be sent on board of any vessel discharging cargo, a further period of fitteen days, Sundays and holidays excluded beyond the twenty days above specified, shall be allowed for putting on board export cargo if the vessel shall not exceed six hundred tons burthen, and twenty days it it exceed that butthen, when the lading and unlading thereof shall be continuous, and the master or commander shall in such case not be charged with the wages and expenses of the customs officer on board until after the expiration of such additional period. And if a vessel having discharged its import cargo, shall be laid up, the customs officer on board shall certify that no goods remain on board except necessary stores and articles for use. and when a vessel so laid up shall be entered at the Custom House for receipt of export cargo a customs officer shall be sent on board, and it the said last mentioned officer shall certify that no goods are on board except as above excepted, twenty days, exclusive of Sundays and holidays, as above, shall be allowed from the date of such certificate for the lading outwards of a vessel not exceeding six hundred tons, and thirty days for vessels exceeding that builtien, after which periods respectively the master shall be charged with the wages and expenses of the customs officer.

on board to the date of the vessel's sailing from the port.

XLVII. And it is hereby enacted, that when upon application from the master of any vessel the customs officer shall be removed from on board thereof under the provisions to that effect contained in the last preceding Section of this act, if the master of such vessel shall before a customs officer have again been placed in such vessel, put on board of such vessel, or cause or suffer to be put on board of such vessel any goods whatever, such master shall be punished with a fine, not exceeding one thousand rupees, and the goods shall be hable to be re-landed for examination at the expense of the shippers upon requisition to that effect from the collector of customs.

EXEVIII. And it is hereby enacted, that upon any goods liable to duty that may be passed through the Custom House for shipment, the application for which shall be presented after port clearance shall have been taken out, double of the resembled duty shall in all cases be levied, and if the goods be free or have all rady paid import duty, or have been imported free under certificate, five per cent upon the market value shall be levied thereon, or if the same be imported goods entitled to drawback the drawback shall be forfeited, but no separate duty shall be levied on drawback goods.

"XLIX. And it is hereby enacted, that when a vessel having cleared out from any port shall put back from stress of whether, or it shall for any damage or from other cause be necessary that the cargo of a vessel that has cleared out shall be

unshipped or relanded, a customs officer shall be sent to watch the vessel and take charge of the cargo during such relanding or removal from on board, and the goods on board such yessel shall not be allowed to be transhipped or re-experted free of duty by reason of the previous settlement of duty at the time of first expertunless the goods shall be lodged in such place as shall be allowed by the Collector. of customs, and shall remain while on land, or while on board of any other vessel. under special charge of the officers of customs until the time of re-export, and ail charges attending such custody shall be borne by the exporter. Provided however that in all cases of return to port alter port clearance, on account of damage or tos. stress of weather, it shall be lawful for the owner, or for the master to enter the vessel and land the cargo under the rules for the importation of goods, and the export duty shall in that case be refunded and the amount paid in drawback be reclaimed, and if goods on account of which drawback has been paid be not found on board the vessel, the master shall be hable to a fine not exceeding the entire value thereof unless he account for them to the satisfaction of the Collector of customs.

L. And it is hereby enacted, that when goods shall be relanded before the lading of any vessel is complete and before port clearance has been granted, the duty levied upon such goods shall be returned to the exporter, but no relund shall be made of outy paid on the export of any goods after port clearance shall have been granted for the vessel on which the guous were exported, unless the vessel shall have but back for stress of weather or for damage, and the goods shall have been relanged under the rule contained in the last preceding section of this act.

11. And it is hereby enacted, that patternars, throntes, botellos, and other shall crait from the Maldive or Luccadive islands, or from the Native ports of Kattywar. Cutch and Scinde, shall be treated in the ports of the Dombay presidency like the coasting craft of the British territory, provided that they conform to such special regulations as to the place of anchoring and mode of landing and shipping goods as may be made by the Governor in Council of Bombay for such vessels in the several ports of the Bombay pressuency.

And it is hereby enacted, that no drawback shall be allowed on goods shipped on such native craft as are described in the last preceding section of this act.

Lill. And it is hereby enacted, that goods exported in the same vessels if manusated for re-export, shall not be subject to import or export duty, and if any goods brought to any port to any vessel be transhipped in such port, they shall in all cases be subject to the same duty as if they had been landed and passed through the Custom House for re-exportation in the vessel into which they may be tran-

LIV. And it is hereby enacted, that no transhipment shall be made of any goods except under special order in writing from the Collector of customs of the port, and an officer of customs shall in all cases be deputed to superintend the removal of

the goods from vessel to vessel.

LV. And it is hereby enacted, that at every port subordinate to the Bombay presidency, the port of Bombay excepted, an anchorage tee shall be levied once at each port according to the builden on all country erait above the builden of (100) one hundred maunds, at the rates heremunder specified.

Above	10 Candies (equal to 100 maunds)	ot exceeding	20 Candies	§ 200 Indian inaunds,	} R.A.
12	20			********	
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`Above	§ 10 Candies (equal Not exceeding 250 Candies maunds,	₹ Rø \$ 4	<u>A</u>
.,	250 300	5	0
	300		
"	350 400 & upwards,	6	0

LVI. And it is hereby enacted, that in all cases in which under this act, goods are liable to confiscation, the collector of customs of the place where those goods may be shall be competent to adjudge such confiscation.

LVII. And it is hereby enacted, that if any person in charge of a vessel shall have become liable to any fine on account of any act or omission relating to customs, the Collector of customs shall be competent, subject to the orders of the Governor in Council of the presidency of Bombay, to refuse port clearance to such

vessel until the fine shall be discharged.

- LVIII. And it is hereby enacted, that it shall be lawful for any Collector of customs, or other officer who may be authorized to adjudicate customs cases, if he shall decide that a se zure of goods made under the authority of this act was vexatious and unnecessary to adjudge camages to be paid to the proprietor by the customs officer who made such vexations serzure, besides ordering the immediate release of the goods; and if the proprietor accept such damages no action shall thereafter lie against the officer of customs in any Court of Justice on account of such seizure; and it such adjudicating other shall decide that the seizure was warranted, but shall deem that the penalty of confiscation is unduly severe, it shall be lawful for him to mutigate the same to the extent of the levy of double duty : and it the said officer shall adjudge confiscation, it shall further be lawful for him to order that from the proceeds of the sale of the goods, a proportion not exceeding one-half shall be distributed in rewards amongst such officers as he shall deem entitled thereto, and in such proportion as he may direct to each respectively.
- LIX. And it is hereby provided, that all officers of customs shall as heretofore be amenable to the civil Courts of the presidency or island of Bombay by action for damages on account of any executive acts done in their official capacity at the suit of the parties injured by such acts provided, however, that no auit shall he against a Collector of customs or other officer for any judicial award in a matter of customs passed under the preceding section of this act.
- · LX. And it is hereby enacted, that whoever intentionally obstructs any officer in the exercise of any powers given by this act to such officer, shall be punished with imprisonment for a term not exceeding six months, or fine not exceding one thou and rupees, or both.
- LX1. And it is hereby enacted, that whoever, being an officer appointed under the authority of this Act, shall accept, or obtain, or attempt to obtain from any person any property as a consideration for doing or forbearing to do any official act, shall be punished with imprisonment for a term not exceeding two years, or fine, or both.
- LXII. And it is hereby enacted, that whoever, being an officer appointed under the authority of this act, practises or attempts to practise any fraud for the purpose of injuring the customs revenue, or abets or connives at any such fraud, or at any attempt to practise any such fraud, shall be punished with imprisonment for a term not exceeding two years, or fine, or both.
- LXIII. And it is hereby enacted, that it shall be lawful for the Governor in Council of Bombay, by an order in Council, to transfer any of the powers given to a Collector of customs by this act to any other functionary, and to make any rules consistent with law for the carrying of this act into effect, and to establish such bundlers and appoint such officers as he shall think fit, and to fix rates of wharfage "und of rent to be paid for goods deposited or suffered to lie in the godowns of the Gustom House.

## Rates of Duty to be charged on Goods imported by Seminto any Port of the Presidin Bombay.

No.	Enumeration of Goods.	When imported on British Bottoms.	When imported on Foreign Bottoms,
1	Bullion and Coin,	Free,	Piro.
3	Premous Stones and Pearls	Dato,	Ditta
3	Grain and Pulso,	Ditto,	Ditto.
3	Horses and other living Animals,	Ditto,	Ditto.
6	lce,	Ditto.	Ditto.
- 1	Coul Coke, Bricks, Chatk, Stones, (Mar. ) bin and Wrought Stones excepted,)	Ditto,	Bitto.
7	Books printed in the United Kingdom or in any Bratish Possession.	Ditto,	A per cent.
8	Foreign Books,	3 per cent	6 per cent,
	facture of the United Kingdom or of	3 per cent	6 per cent.
10	Do do the p odece or manufacture of a		
11	Metals, wrought or country,	6 per cent	12 per cent.
	duo- or manufacture of the United	3 per cent	6 per cent.
12	Metals, do. d., excep ing Tiu, the p o ?	6 per cent	is oor cant.
13	duce or ammufacture of any other place >		•
	then the United Kingdom or an Bri-	10 per cent,	20 per cent.
14	Woollons, the produce or manufacture of the United Kingdom or any British	2 per cent	i d has cant
15	Personation	a per cent	a hor cour.
16	Do., the produce of any other place or country,	4 per cent	S per cont.
10	Cotton Wool not covered by certificate of the payment of Export July at any other Port of Hombay.	9 es. per md. of 80 Tolas to the seer.	\$1 1. 2 06. pr m4. at
	any other Port of Hombay.	Tolas to the stor.	S na Lores cè che di-
17	Corton and silk Piece Goods, Cotton	1	1
	Twist and Yarn, the produce of the		
	United Kingdom, or of any British	3i per cent	a ber chife
18	Do , the produce of any other place,	7	14 nan aant
19	(A.)	7 per cent	Pose some.
20	Do not covered by a Pues	24 re no se of 26 Toles	. 94 re ne ar of 18 Tolas
21		Et su ner md of 80 3	S on nor and at So
	Sait not covered by a Pass,	Teles per seer	Toles persent.
22	Alum,	Teles per md of 80 2 Teles per seer	129 per caniffe
23	Camphor,	10 per cent	20 per cens.
24	Carain,	10 per cent	30 per cent.
26	Cloves,	10 per cent	20 per cent.
27			
28	Coral,	in per cent	,}:∌ par cent.
20	Nutmegs and Mace,	10 per cent.	30 per cent.
30	Pepper,	in persent	20 per cont.
šĩ			
33	Tea,	if par cont	29 per cent.
33	Vermillion,	is per cent	20 per cente
3,	Wines and Liqueurs,	if per cent	28 per seal.
-4	Spirits, coolongies hate, jechembe 3	(B	1
	duties levied heretofore thre' the Po-	9 as, pr initial jal gallos	is to be emberied delicer-
	, And the duty on spirits shall be reteably		
	iners sed as the strength exceeds London	•	
	proof, and when imported in bottles, five	4	1
	peoof, and when imported in bottles, five		. 30.56
	peoof, and when imported in heiting, five quart beiting shall be deemed equal as the impersal gallon.	1	A Law Work of the

## SCHEDULE A -- Continued.

Rates of Duly to be charged on Gueds imported by Sea into any Port of the Presidency of W Homba

Enumeration of Goods.	When imported on British Bottoms	When imported on Foreign Bot oms.
Which duty shall be the spinium Customs duty evied on him Tobacco and all are pertains thereof in all the ports of the Bombay Fresheers, but it at the rate of 5 per cent, on the actual value, a higher duty then I rape Samss peried should be leviable ou any preparation of Tobacco, this duty shall be levied as walers at that rate if imported on British buttoms, and at 10 per cent, on Foreign buttoms. And the Customs duty laid upon Tobacco shall be allowed in set Iting for the specon day be shall be almost of Bombay, which special duty shall be levied at the rate of Purpors to the Indian		
mound, All erticles not included in the above commercation.	ty per cent	7 per cent.

And If the Gollector of customs shall see reason to couls whether the goods liable to a different rate of duty necession to the place of their production rome from the country from which they are declared to come by the imported it shall be tawful for the Collector of customs to call on the importer to farms, existence as to the place of manufacture or production, and if such evidence shall not satisfy the said Collector of the truth of the december of the goods shall be charged with the ingrest rate of duty, subject always so an appeal to the Governor in Council at Boodbox.

And upon the receipert by sea of roote in order, excepting Opinin and Sall, and all ligods of the growth, production or a undertare of the continent of in the province the receipert by made within two years on the due of twing to consider the Heast set, and the grounds by identified of the autofaction or the Godes or of customs, there shall be remained one cight of the amount of duty ty red and the transment often a court or distributed.

the amount of duty tyred and the transmore dealers, epart or drawback.

But no exporter of imported goods shad be entitled to trainback unless, the drawback be
claimed at the time of relevance, and any psyment, he mado of drawback unless the amount
chained be demanded within one year from the date of entry of the goods for 16 export in the
Custom thous Regarders.

SCHEDULE B
Rates of duty to be charged on Goods experiently Sufferentary Part or Place in the Presidence of the state of t

	aency 17	1) 2/.	"				
No.	Enumeration of Goods.			<i>Gri</i>	t.sk	Exported on lor Rettoms	eign
•	Builbon and Coin, Precious Mones and Penels, Books Maps and Drawings printed in	lnas				Fre Disa Dasc.	
. š	Horses and living spinishs,	Ditto Date Probe				Date Ditto Prohibite i	
	Gotten Wood exported to Europe, the United states of America or kny British postession in America	Free.				Lostothe	
_	above, Sell having poid the excess of 8 annas a maund,	Free.	r se: r	• ••	 	Feen.	e ar.
11	Tubucço.  All country articles not en traced or a number of the country articles not en traced or a number of the country of t	15 .	l'est. S	prmd to the s	eer	Sir ans pr m 80 Teles pr s 6 per cent.	d el Gi <b>r.</b>

And appn the re-expert to Encope, the United States of America or to any British paissession is America. We from any other port of the Bombay Presidency, of totton, that has been Happeted under certificate of the payment of the duty specified in this acteditie, provided that the reexport to made in Fritish bottoms within two years from the date of such vertificate, and the amounts be commed within one year from the date of such vertificate, and the amounts be commed within one year from the date of vertificate and the date of such vertificate and the whole amounts be commed within one year from the date of vertificate and the work when the state of the state o

. 1					.,	SCHEDULE C.			,		
	Banyest of Goods Imported per	raporera y er		· oreman	· onemanaer, from				Colours, vis.		
Marks	Numbers	P thages	0.7% · 3.		Weres Galons	Yards	Description of Grods.	Invoice Value	Tariff Value.		
4	1.4.5	aupeo e	· 			3,600	Cambrics.				
							Long Cluths, bleached				
							Long Clotts, anbleach.				
	4						5.				
·					•		Medapollams, bleached,				
	٠.						Ditto, unbienched,				
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## THE APPENDIX.

## PART III

## Civil Berbice Regulations.

## EAST INDIA COLLEGE.

## NOMINATION OF STUDENTS.

REGULATION AND PREPARATORY INSTRUCTIONS.

No candidate for the College can be nominated thereto, until he has completed the sixteenth year of his age. And no person who has been dismissed from the Army or Navy, or expelled from any place of education, will be nominated to the College.

The parents or guardians of every candidate for the College will be required to address the following letter to the nominating Director:—

Sin,—I beg to assure you, on my honour, that my \_\_\_\_\_, to whom you have been so good as to give a nomination to the College, has not been dismissed from the Army or the Navy, and that he never has been expelled from any place of education. I have the honour to be, &c.

Candidates for the College must produce the undermentioned documents, previously to their being nominated as students.

An extract from the Parish Register of their birth or baptism, properly signed by the minister, churchwarden, or elders; and in addition thereto,

A certificate agreeably to the following form, signed by the parent, guardian or near relation.

"I do hereby certify, that the foregoing e 'ract from the register o' baptisms of the Parish of \_\_\_\_\_\_, in the county of \_\_\_\_\_\_, contains the date of the birth of my\_\_\_\_\_, who is the bearer of this, and presented for a nomination as a student at the East India Cullege, by \_\_\_\_\_, Esq.; and I do further declare, that I received the said presentation for my\_\_\_\_\_ gratuitously, and that no money or other valuable consideration has been or is to be paid, either directly, or indirectly of the lame; and that I will not pay, or cause to be paid, either by myself, by my sor or by the hauds of any other persons any pecuniary or valuable consideration whatsoever, to any person or persons who have interested themselves in pro- curing the said presentation for my\_\_\_\_\_, from the Director abovementoned."

"Witness my hand, this ——Jay of ——, in the year of our Lord ——"
In the event of no Parish Register existing or to be lound, an attidavit of such circumstance is to be made before a magistrate, to the following effect, viz.

"I,—, presented as a student for the East India College, by—, do make oath and swear, that I have caused search to be made for a Parish Register whereby to ascertain my age, but am unable to produce the same, there being mone to be found; and further, I make oath and swear, that from the information of my parents (and other relation.) which information I verily believe to be true, that I was born in the Parish of—, in the county of—, on—, in the year—, and that I am not at this time under the age of anteen, or above twenty years.

Sworn before me this-

"Witness my hand, this day of in the year of our Lord

The parent, guardian, or near relation, must then add his certificate as to the truth of the affidavit, which must be similar to that ordered to be annexed to the

extract from the Parish Register.

The abovementioned certificate, (and affidavits, in cases where an affidavit shall be required,) are to be annexed to the petition to be written by the candidate, and they are to sign a declaration thereon, that they have read these printed instructions. The same declaration is to be signed by the parent, guardian, or near relation of the capililates, respectively.

Candidates are to produce certificates from the person under whom they have received their education, stating the nature of that education, and the proficency they have made therein; and also certifying as to their mental ability, conduct,

disposition and character.

Candidates will be interrogated, in an open committee of College, as to their character, connexions and qualifications conformably to the General Court's resolution of the 6th July, 1809.

The nature of this interrogation may be known on application to the Clerk to the committee of the College.

A student publicly expelled the College will not be admitted into the Company's civil or military service in India, or into the Company's military seminary.

No person can be appointed a writer in the company's service whose age is less than eighteen or more than twenty-two years, nor until he shall have resided one term, at least, in the College, and shall have obtained a certificate signed by the Principal in behalf of the college Council, of his having conformed humself to the statutes and regulations of the College.

On a student's appointment to be a writer, legal instrument is to be entered into by some one person, (to be approved by the Court of Directors,) bin ling himself to pay the sum of £500, as liquidated damages to the Company, for breach of a covenant to be entered into, that the student's nomination both not been in any way bought or sold, or exchanged for any thing convertible into a pecumiary benefit.

The rank of students leaving the College is determined by the certificate of the College council, which is granted with reference to the industry, proficiency, and

general good behavious of the students.

Such rank to the effect only in the event of the student's proceeding to India within three months after they are so ranked. Should any student delay so to proceed, he shall only take rank among the students classed at the last examination previous to his departure for India; whether that examination may have been held by the College council, or by the London Board of examiners, and shall be placed at the end of that class in which rank was or ginally as igned to him.

## TERMS OF ADMISSION FOR STUDENTS.

One hundred guiness per annum, for each student; a majority whereof to be paid at the commencement of each term, there being two in the year, besides the expense of books and stationary.

Brudent to provide themselves with a table spoon, ten spoon, knife and fork, half a dozen towels, tra equipage, and a looking gla-s, also with not less than two pair

of sheets, two pillow cases, and two breakfast cloths.

The candidate will be examined in the classics and arithmetic, and if they be not found to possess a competent knowledge of at least two of the Latin classics, the easier parts of the Grack Testament, and the principles of Grammar, as well as the common rules of Brishmetic, and together with sudger and decimal fragique, they will be remanded until the commencement of the next term.

Ten guineas to be paid on heaving College by each student, for the use of the

philosophical apparatus and library.

## COLLEGE TERMS.

- 1st. Commence 19th January and ends 31st May 2nd. ditto 27th July and ends 6th December.

The days for receiving politions at the East-India House from candidates for admission in to the College, are the two Wednesdays immediately preceding the 19th January and 27th July, in each year.

N. B. — The Students are to provide themselves with proper academical habits.

## COLLEGE TIME ALLOWED TO RECKON.

The East India Company having established a College in England, for the appropriate education of young men designed for their Civil Service in India, and it will therefore be expedient that under certain commitmence the time spent by such young men in the said College, after they shall have attained the age of 17 years, entitles them to the same provileges as they would have been entitled to, if they had been resident such time in India; and it has been enacted, that all time, not exceeding two years, as shall be bond fide spent in the College, in the regular course of such education, by any persons, after they shall respectively have attained the age of 17 years, provided they shall bond fide spent, either before or after 17 years of age, two years at least, in the said College, in the regular course of such education, and shall afterwards go to India, in the civil service of the said (company, shall be appointed as to the offices, places, and appointments, which such persons are entitled to be appointed to, and to hold, as so much time actually spent in Undia.

## PRIVILEGES TO CIVIL SERVANTS.

Para. 20. We perceive by the abstract of the act of the 53d of the present Majesty, chap. 155, annexed to your hist of Civil Servants, dated 31st vay, 1814, that according to your construction of that act a Civil Servant may now upon his arrival in India receive £1,500 a year, but this is most assuredly a mistake, the act above mentioned has abortened the period two years, which it was required previously to the passing of that act, for a servant to have resided in India to coable him to receive more than 1,500, 3, 00 or 4,000 pounds a year, but it has not shortened the period which it was required previously thereto, for a servant to have resided as above-mentioned, to enable him to receive more than £500 a year, consequently, that remains the same as it was before the act of the 53d was passed, namely three years. Allowing, with respect to the servants, educated at Herford College, the time not exceeding two years, passed in that institution after they were seventeen, to be considered as time passed in India, and this will be your guide in future.

And, whereas by virture of an act passed in the forty-seventh year of the reign of His said the Majesty, all such time as shall be bond ti te spent in the Coilege established in England by the East India Company, for the education of their Civil Servants by any person after they shall respectively have attained the age of seventeen years, is accounted as to certain offices, places and employments. which such persons are entitled to hold in India, as so much time actually speat in India, provided, that such persons shall either before or after seventeen years of age spend two years at least in the said College; and. whereas, it is expedient, that the privileges so granted, should, under certain cicumstances, be extended to young-men, who may have spend less time than two years in the regular course of education at the said College; be if therefore enacted, that all such time not exceeding two years as shall have been or will be bonk fide spent in the said College in the regular course of such education as aforesaid by any persons after they shall respectively have attained the age seventeen years, who shall have proceeded or shall hereafter proceeded to India in the Civil Service of the said Company shall be accounted as to all offices. see and amployments to which such persons are entitled to be appointed and

old the salary, perquisites and emoluments whereof shall not exceeded the sum is thousand live hundred pounds.

In adjusting the original rank of the writers of 1808-9, and subsequent years. I have made it to commence from the 30th April, of the years they severally stand appointed to finding it very difficult to adjust it, according to the old established talle or form, the date of the arrival to this country of the first writers of each season, several gentlemen of one season having of late years arrived at this presidency before any of the writers nominated to a preceding season, which, according to the old rule, would make the arrival of a writer of a subsequent season establish the original rank of all the writers of a preceding season. These difficulties will be obviated by the pre-ent arrangement without creating any inconvenience.

## PURCHASE OR SALÉ OF APPOINTMENTS FORBIDDEN.

Any person who shall be nominated to a attuation in the service of the East India' Company, and who shall have obtained such nomination in consequence of purchase of any corrupt practice whatever, either, direct or in linest, by howelf or by any other person, with or without his previty, shall be rejected from the service of the Company, and ordered back to England, if he shall have proceeded to India before a discovery of such corrupt practice be made; and if such anuation shall have been so corruptly procured by himself, or with his privity, he shall be rendered incapable of holding that or any other situation whatever in the Company's service, provided always, that it a fair disclosure of any corrupt transaction or practice of the nature before discribed, wherein any Director has been concerned, shall be voluntarily in the by the purty or parties engaged in the same with such Director, sha appointment thereby procured shall be continued by the Court.

## VACANCIES HOW TO BE FILLED UP.

A strict adherence to the probibitions contained in an act made in the thirtythird fear of the late Reign, in respect to the filling up and supplying vacancies in the civil service of the E. I. Company, has been found impracticable, without detriment to the Public Service, or injury to the just claims and meritorious exertions of individuals, and a modification of the said Act having been in part adopted in the Act of the Forty-eventh of the same Ragn, relative to the Scholar's education at Hertford College; it has been enacted, that any Office, Place, or Employment, the Salary and Perguistics whereof shall exceed the sun of Fitteen Hunfred Pounds. may be granted to, and conferred upon any Civil Servant who shall have been actually resident in India, in the Company's Service for the space of Four years anticedent to such Vacancy; and if the Salary, Pergaisies, and Emotuments, shall exceed the sum of Three Thousand Pounds per annum, such Office, may be conferred upon any of the said Servants who have been actually resident in India seven years, at least, in the whole; and if the Salary, Perquisites, and Emoluments of any Office, Place or Employment, shall exceed Four Thousand Pounds per annum, such office, including that of the Council, may be granted to or conferred upon any of the said Servants who shall have been actually resident in India in the Company's Service for the space of Ten years, at least, in the whole.

## ENTITLED TO HOLD BY THE ABOVE ACT.

Abstract of on Act of Parliament pussed 53d of George III limiting the salaries, Perquisites, and Emoluments of the Company's Seriants, holding one, or more Offices, Places, or Emoluments in the civil line, according to the period of their Actual Residence in India, in the Company's Service: Vide Section 82.

N. B. passed at Hertford College, after attaining the age of seventeen years, to be considered as time passed in India.

Actual	£. Sierling	Exchange.	Sicca Rupeer	Sicea Rupees
Residence.	per Annum.		Per Annum.	Per Month.
From 1 to 4 years 4 to 7 7 to 10	1,500 3,000 4,000	} = 1s. 3d = 828	14,650 13 9 29,301 11 6 39,068 15 4	1,220 14 6 2,441 18 0 3,255 12 0

## APPLICATIONS FOR LEAVE OF ABSENCE.

Persons applying for leave of absence on account of indisposition, are to accompany such application, with a certificate of the state of their health, from the Surgeon or Assistant' Surgeon of their station, agreeably to the form inserted below and marked A.

When an extension of leave of absence may be deemed necessary, such officers, if they have proceeded to any station immediately dependent on this Presidency. without coming to Calcutta, are to attend the Senior Surgeon, whether civil or milliary, of such station, and to obtain from him a certificate conformably to the accompanying form marked B, to be renewed monthly; and if the officers in question shall have come to Calcutta, they are to obtain from the Surgeon attending them a similar certificate of sickness, to be also renewed monthly, and which must be confirmed by the concurrent testimony of the Superintending Surgeon of the Pfe-idency, or, in his absence by one of the Members of the Medical Board.

When such officers may find it necessary to proceed to sea, or to Europe, for the recovery of their health, they are to obtain a certificate to that effect from the Surgenge attending them, which must be confirmed by one of the Members of the Medical Board, in one of the forms mentioned below, and marked C and D. Should the absence of such Officers, when permitted to proceed to Sea, and not to Europe, exceed the period for which they may have obtained the sanction of the Governor General in Council, they are to obtain a satisfactory testimonial from the chief Medical authority of the Presidency or colony, to which they may have proceeded, that the state of their health rendered such extension of their absence indispensibly necessary.

The certificate so obtained are to be submitted for the consideration of Govern-

Form of certificate A, by the Surgeon or Assistant Surgeon, when a Civil Servant is obliged to quit the station from bad health.

I. A. B. Surgeon at the civil Station do hereby certifiy, that C. D. is in a bad state of health, and I solemnly and Register, or at sincerely declare, that according to the best of my judgment, a change of air is exactially necessary to his recovery, and do, therefore, recommend, that he may be permitted to proceed to

A. B. 18 Sorgeon,

Form of caruficate B, to be renewed monthly by the senior surgeon of a denondant station, or at the presidency by the surgeon in immediate attendance on a sick civil servant, and to be confirmed in the latter case by the superintending surgeon of the presidency, or in his abscuce by one of the members of the Medical Board.

B. surgeon at ived here on the do hereby certify, that C. D. register, or in a bad state of health, and solemnly and sincerely declare, that, according to the best of my judgment, he is still in such a state as to render it improper, that he should yet return to resume the duties of his office.

Nie. 18 Surgeon. Forms of certificates C. and D. by the surgeon or assistant surgeon in immedigle attendance ou a sick givil servant, when such servant may be compelled to proceed to sea, or to Europe for the benefit of his health. These certificates must expensioned by a member of the Medical Board.

form c. 🕠 ال العود إليان المثلث do bereby certify, that C. D. Register, or , I, A &B, suggest, at is in a had state of health, and I think it highly advisable for him . to present to (the Cape of Good Hope, or as the case may be), by the first op-

> A. B. Surgeon.

day of

## FORM D.

I, A. B. surgoon, do hereby certify, that C. D. Register, or at is in a very bad state of health, and I think a voyage to (the Cape of Good Hope, or as the case may be,) necessary for his recovery.

thia

day of.

18

Surgeon.

# Rules regarding the absence of Civil Servants from their stations, on leave. General Department, 18th December, 1832.

- 1. Civil Servants absent from their stations on leave, granted on account of private affairs, for a continuous period of more than one month, whether in the same or different official years, are liable to a deduction of #d from their salaries for the whole term of such absence; but, if the period for which they have obtained leave of absence, whether on medical certificate or on account of private affairs, do not exceed one month in each official year, they are not liable to any deduction.
- 2. I vil Servants absent from their stations under leave, granted on medical certificate, for a period exceeding one month in each official year, if their salary do not exceed sicca rupees 2,000 per mensem, are liable to deduction of 1-8th for the whole of the first, and of 1-6th for the remaining period of absence. This rule, however, only applies, when officers receiving less than 2,000 rupees per mensem, are absent beyond the limits of the presidency, as Madras, the Cape, Penang, &c. Absences to Simlah and other places within the limits of the presidency, are subject to the higher scale of deductions, specified in the next rule following, viz 1-6th for the lat year and 1-4th for the ensuing six months.
- 3. Civil Servant whose salary may exceed sicca rupees 2,000, if absent under leave granted on medical certificate, whether within or beyond the limits of the presidency, for a period exceeding one month in each official year, are liable to a deduction of 1-6th for the whole of the first year, and of 1-4th for the remaining period of absence.
- 4. From the operation of the two preceding rules are excepted persons, whose salaries may not exceed sicca rupees 500, when the leave of absence has been granted to them on medical certificate. They are liable to no deduction for the lat year, and for the remaining period of absence to deduction of 1-6th.
- 5. If the salary of the individual exceed the sum of \$00 rupees per mensem only in such small degree, that deductions made under rule 2 would induce the remaining portion below that sum, those deductions shall only be enforced to such an extent so to bring the salary for the first year to the sum of 500 rupees, and for the remaining period to a sum equal to 1-6th less than in that amount, as prescribed in rule 4.
- 6. The deductions specified above are to be computed from the data in which the absence may deliver over charge of his office to the person applied to relieve him; but in case, when he may be absent from beyond the limits of the presidency, should be exceed the period of eighteen months from the date of fluid departure, he will forfeit his allowances above the subsistence money of his rank, and actually vacate his appointment, which will be disposed of an the Governor General in Council may see fit. On returning from beyond the limits of the presidency, (if within the eighteen months,) the usual period is greated to the absences for rejoining his station, during which he is subject only to the leaser deduction, i. e. 1-0th of his salary.
- 7. Officers applying for leave of absence on account of sickness, will forward medical cartificates with their applications.

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8. All applications for leave of abscuce are to be forwarded by assistants, and other subordinate officers through their immediate superiors. The Commissioners of Revenue and Carcuit will subont immediately to Government applications from officers subordinate to them, with such observations as they may deem necessary. Their own applications will be submitted through the Sudder Board of Revenue. In argent cases of illness, the above rule may be dispensed with, and the applications be made directly to Government.

Additional rule respecting repetition of absence on leave to visit the hills.

Judicial and Revenue Department, 2d October, 1832.

Instance have lately occurred of officers in the civil employment of Governmen, obtaining leave of absence on medical certificate to visit the hills during that periods of the year when residence in the places is most trying to the constitution. This has sometimes been repeated for several successive seasons, and much prejunction to the public service has hence resulted, it has therefore become necessary to impose some further restraint upon the practice, and with this view the following is passed:

Officers obtaining leave of absence on medical certificate to visit the hills within two years from the grant of a similar leave, shall be subject to reduction of 1-3d of their allowances. A third leave of absence, of a similar nature, within a further period of two years, shall involve the loss of appointment and reduction of

the allowances to those of a civil servant out of employ.

Additional rule respecting absence to sea or beyond the limits of the Bengal presidency.—General Department, 18th October, 1832.

A second leave to sea or to the territories beyond the limits of the Bengal presidency, on sick certificate, after one exceeding six months, cannot be granted with forfeiture of the appointment held by the individual applying for such 2d leave, unless a period of not less than three years shall have elapsed between the resumption of office after the first leave of absence, and the departure from the station on the second leave, the above rule it is to be understood has reference only inficates of leave of absence, in which the party goes to sea or beyond the limits o the Bougal presidency.

Rules empowering the Commissioners of Revenue and Circuit in the Lower and Western Provinces, to grant leave of absence to European Officers subject to their control.

1st. In conformity with the previous orders of Government on this subject it is to be distinctly understood, that all applications for leave of absence from persons in charge of offices immediately subject to the control of a Commissioner of Revenue and Circuit, must be made to that officer. All applications from Joint Magistrate, Deputy Collectors and Assistants, must be made to their immediate auperiots, who will forward the same with any remarks he may think proper for the orders of the Commissioner.

2ndly. The Commissioner is authorized to grant leave, not exceeding one nonth in each official year, to European officers of all grades under his control and make arrangements for the conduct of the duties of the vacant pffice, and it will not be necessary to report each case to Government. The Commissioner will furnish annual statements exhibiting the pames of persons to whom the indulgence has been granted, the several periods allowed, and the total number of days leave of absence to each in the year. It is, however, to be understood, that an officer absent from his station for a continuous period of more than one much under leave granted by a Commissioner, will be liable to a deduction of one-third from his salary for the whole term of his absence, although such term may not be in excess of one month in each of two official years.

" Ordig. The Commissioner will use his discretion in refusing leave, the inconvenience to the public service or the difficulty of providing for the duties of the

office will be sufficient reasons for refusal, and the Commissioner should without the indulgence from persons whose public conduct may not, in his estimation,

entitle them to his favorable consideration.

4thly. Applications for leave not coming within Rule 2, must be submitted to Government by the Commissioner with his opinion in favor of or against compliance with the application, and in either case he will invariably state the are tangement he would propose for the conduct of the duties of vacant office if the application should be sanctioned by Government. He will also on such occasions state whether any and what previous leave has been granted to the applicant, within the official year by himself.

5thly. If an officer should have been absent from his station within the year, on sick certificate, or on leave granted by Government with or without such certificate, the Commissioner is not authorized to grant leave beyond the number

of days to complete the one month.

Othly. The Commissioner will be careful to report to the Civil Auditor in every case the dates of granting leave, of its commencement, and of the resumption by the officer of his duties, as also the arrangements which he may make for the charge of the vacant office during the period of leave given.

## General Department, the 29th April, 1835.

The Hon'ble the Court of Directors have been pleased to authorize the period of leave of absence to Civil Servants, on sick certificate, for the purpose of proceeding to the Cape of Good Flope or to other places beyond sea, to be extended once, but only once in each case from eighteen months to two years; the allowance of the party to be subject to a deduction at the same for the last twelve of the twenty-four months as is now fixed for the last six of the eighteen months.

2d. Civil Servants will not be allowed to go America of to other places beyond the limits of the East India Company's charter, and retain their offices, or to draw any Indian allowances upon their return. The Hon'ble Court have been pleased to permit their going to America, and their receiving the allowances

prescribed under the furlough regulations.

3d. It is also hereby notified, with reference to an application made to Government in 1833, from certain Bengal servants absent at the Cape of Good Hope, for permission to draw their allowances during their absence, that the Hon'the Court have not complied with that request, being precluded by law from authorizing the payment of Indian allowances, to any servant during his absence within the limit of the charter.

Judicial Department, the 12th October, 1835.

Resolution.—The Hon'ble the Governor General of India in Council is pleased to resolve, that the following Rule be adopted in modification of the 1st paragraph of the Ruler prescribed by General Orders in the General Department, dated 18th December, 1832.

Rule.—Civil Servant employed in the Behar province who may, refraining from availing themselves of the annual leave for one month, on secount of private affairs without deduction from their allowances now-permitted to civil officers, shall be allowed after the second year of uninterrupted service, a leave of two months without deduction from sillowances, on account of the first month of such leave, so as to enable them to visit the presidency, on account of their private affairs; and, in like manner, setvants employed under the Agra presidency, shall be allowed a leave of three months after the thirtly year of animerrupted service, with a similar exemption from deduction on account of the first month of such leave; provined, however, that such leave shall not be granted execution of such leave; provined shown to the salistaction of Government for the segment of absenting sincell, for unless the Government shall be able to provide for the discharge of the detail the applicant without inconvenience.

## Rule .- 15th June, 1835.

With respect to gentlethen holding offices in one presidency and officiating in the other, (a practice, which is considered desirable as much as possible, to avoid,) their salaries will be this reed to the presidency in which they hold office, and their deputation allowance to that within which they are officiating.

## Rock,-13th July, 1835.

Assistants in charge of Residencies during short absence of their superiors, summoned on duly, are not entitled to deputation allowance.

## Rule,-2d February, 1836.

The offices of Head Assistants with its additional salary of Co.'s Rs. 300 per measure, reprier local; so that the aggregate allowance of Co.'s Rs. 700 per measure, may be drawn by officers of that grade only, whilst they actually employed in the district to which they severally stand appointed. In the event of their deputation to another district they are to carry with them only the salary of Co.'s Rs. 400 per mensem, as assigned to Assistants in general.

The rule now prescribed in not to effect the allowance of Head Assistants, who are now, or who may hereafter be, permitted to be absent from their station, either under medical certificate or on private affairs.

Resolution of 16th August, 1836.

The Right Honorable the Governor General has been pleased to resolve, that the situation of Head Assistant be abolished from this date.

In the stead of that appointment His Lordship has determined to constitute a lower grade of dependent Joint Magistrate and Deputy Collector upon the same salary as is now assigned to Head Assistant, viz 700 Rs. per mensem.

## DEDUCTION FROM SALARIES.

Government has established the following rules, in respect to the deduction to be made from the salaries of persons absent from their statious, whether on account of bad health, or on account of their private affairs, likewise on other points connected with such absence.

A deduction of one-sixth, except in the case below stated, to be made from salaries or authorised emoluments of all civil servants compelled to leave their stations on account of sickness, during the whole period of their absence,

This rule, however, so not to apply to Zillah or City Registers, or to other individuals whose allowances may not exceed 500 rupees per mensem. It is not intended to make any deduction from the salaries of civil servants holding such appointments, when absent from their stations, on account of bad health.

In cases in which the salaries, or authorized emoluments, of civil servants exceed the sum stated under the foregoing head only in such a small degree, that a deduction at the rate of one-sixth would reduce the remaining proportion below \$500 rapees per mensen, it, is the intention of Government, that the deduction about not be carried to the full extent of one-sixth, but merely as fer as will leave the individual the monthly sum above mentioned, of sicca rapes 500.

A deduction at the rate of one-sixth to be made from the salaries or authorized enfoliabetic of all civil servants, stationed within the division of Bareilly and Bangires, or as they are ordinarily denominated the Western Provinces, who may, "all the selections of Government, be absent from their sations on account of their private affairs, during any period not exceeding eight weeks in the year,

A deduction of one-circh to be made from the salaries or authorized emoluments of all elem derivants stationed in the Lower Provinces, who may, with the sauction of Lieves appears from their stations, on account of their private affairs, during any period not expending six weeks in the year.

A deduction of one-third to be made from the salaries or authorized empluments of civil servants, who may be absent from their stations, on account of their private affairs, (and not on account of sickness,) for a period of time respectively exceeding these specified under the two foregoing heads, numbered according, as the rules contained under these heads may apply to the cases.

## · DEPUTATION ALLOWANCE TO CIVIL SERVANTS.

Deputation allowance is granted to civil servants in conformity with the orders of the Right Honorable the Governor General in Council, dated 1st March, 1827, when deputed to act at a distance from their own stations, in any capacity. A certificate must be furnished of the date on which they necesive charge, as the allowance is not to commence till that period: and also, a certificate, on his delivering over charge, (the allowance ceasing on that day,) which must be furnished to the Civil Auditor, accompanied by the first and last bills when sent for audit.

## DEPUTATION ALLOWANCE.

To civil servants out of employment, nominated to act in the temporary charge of offices at the presidency, or elsewhere.

When the average month- ly emoluments are as		Addl. subsistence money	T otal.
Not exceedig. Sa. Rs. 1,500		Writer, or Factor, 162 Junior Merchant, 244	562 or 6 44
More than Sa. Rs 1,500 but not exceeding S1. Rs 2,800		Junior Merchant, 244 Senior Merchant, 325	944 or 1,025
Exceeding Sa. Rs. 2,800	1,300	Senior Merchant, 325	1.825:

To civil servants, when in charge of offices distinct from those to which they are permanently appointed.

When the average monthly employments are as follows:	same disting no	Li at a different station, per mensem.
Not exceeding, par mensem, Sa. Rs. 1,500.	Sieca Rupes - 150	
More than Sicce Repres 1,500 but not excerding Sa. Rs. 2,800	Sicca Rupess. 250	Siena Ruppen
Esceeding Sa. Its. 2,800	Siece Rupees 4 350	Sicos Repess

The extra allowances, specified in the foregoing Statements are intended to arrectude all claims on the part of the Individual officiating to commission, which is considered to belong to the fixed incumbent, even during his absence, subject of course, to the prescribed deduction.

The extra and deputation allowances above specified are to be considered applicable to civil servants in every branch of the service, with the exception espe-

cially provided for below.

THE GOVERNOR GENERAL IN COUNCIL will determine the amount of the extra deputation allowances to be granted to persons officiating as Secretaires to Government, or as Residents at foreign courts, as circum-tances may, in each mstance, render advisable. The same course will likewise be pursued, when officers may be constituted for the attainment of local or temporary objects, similar to

those at present held by the ! ommissioners in Behar.

بالتوب

When the Register of a provincial court, or the Assistant to a Magistrate, shall be pominated to the charge of the office of Register of a zillah or city court, at the same station as that to which he is permanently attached to occeive the fees authorized by the regulation on all suits ac ually decided by himself, as well as the fees for registering deeds, an arrangement which renders any further extra allowance unnecessary.

In those cases in which the gentleman appointed to officiate in the situation mentioned under the preceding head may belong to a different station, an extra

allowance is to be granted at the rate of 5 rupees per diem.

Judge or Magistrate of a zillah or zily court, Collector of Land Revenue or of Customs, Commercial Resident, Sult Agent, or his Assistant, and Opium Agent, or his Deputy.

Whenever the services of any of the officers enumerated above may be required in the interior of their districts, or at any place within the limits of their respective local duties, no extra allowance for travelling, or on other account is to be granted.

The foregoing rule is not, however, to be considered applicable to the Superintendants of salt chokies, who, on the ground or established usage, will be authorized to charge in a contingent hill the bond fide expenses incurred by them in traveiling through the extensive tracts of country respectively committed to their superintendence.

Magnetrate, Collector of Land R venue, ditto of Customs, Opium Agent, and Commercial Resident.

When a Register to Provincial Courts, or Assistant to any of the officers enumerated above, shall be deputed into the interior of the districts to which they are attached, or employed at any place within the limits of their respective local duties, they are to receive an extra allowance, at the rate of sieca rupees 10 per diem.

When a Register, or Acting Register of a zillah or city court, shall be deputed or employed in the manner elated under the foregoing head, be is to receive an

extra allowance state rate of sicca rupess 10 per diem.

The additional extra allowance stated in the preceding head is intended to compensate for the loss of fees, to which the officer, so deputed or employed, will be subjected during his absence from his head station.

The orders of Government in the Judicial Department, of the 13th October,

1960, is regard to absentees are to combine in full effect.
These orders direct, that any, civil effect, who may obtain leave of absence, shall forward a certificate to the Andrew's office, signed by the person to whom he May deliver over charge, and from him he may again receive charge of his office, specifying the date, ou which he may have relinquished, and on which he may have reduced charge respectively.

In cases in which it is recessary, from the nature of the appointment, to depute entil hervand to tallers an officer, who has obtained leave of absence, the individual leaving his station is to forward to the Auditor a certificate from his immadiate superior in office, or if he should have no immediate superior in office, for if circumstances should render it impracticable to obtain such certificate, a notification, attested by him-elf, stating the date of his return to it.

The civil and commercial Auditors will be entrusted to pass all bills for extra deputation allowances, provided for by the foregoing rules, without the delay of a reterence to floverament; and the certificates stated in the preceding paragraphs are to guide them, in regard to the periods during which deductions are to be made from the salaries of absences, and in respect to the date from which the extra and deputation allowances are to commence, and the periods when they are to cease.

— G. G. in C., let March, 1817.

## APPENDIX TO THE RULES PASED ON THE let MARCH, 1817. SECTIONS 26, 27, 31, AND 32 ARE ABROGATED.

In section 30, first line, the words "Registers or Acting Registers of Zillah or City Courts" are to be substituted for the words, "Registers to Provincial Courts," which appointments have been abolished.

The words "Joint Magistrates," are to be a ided in the margin of Section 28.

Under the foregoing modifications, the case of an assistant officiating is regisor joint magistrate, or as migistrate or as judge and magistrate, and of a register officiating as joint magistrate, or as judge and magistrate, will come within the provisions of section 22.

The following addition is to be made to the 7th article of the printed rules.—Individuals who may from "ill health, be unable to perform their duties, and who may "in consequence, be compelled to d liver over charge of their offices to another "person, shall be subject to the specified deductions, although they may not actually leave their stations."

The following revised scale of deductions to be made from the allowances of civil servants proceeding to sea, or beyond the limits of the presidency to which they belong, for the benefit of their health, under the prescribed certificates, is authoriz-

ed by Covernment, and is to take effect from the 1st of May, 1822.

Civil servants proceeding to sea, or beyond the limits of the presidency to which they belong on certificate of ill-health, if absent for a period not exceeding two years, to be subjected to a deduction of 1-10th from their allowances. If necessarily absent for any longer period beyond two years, and not exceeding two and a half years, to be subjected to a deduction of 1-5th for such additional period and if the term of absence shall exceed two and half years, the whole of the allowances of the absence shall exceed two and half years, the whole of the allowances of the absence shall exceed two and half years.

Gen. Dept. March 29, 1822.

In reference to the resolutions passed by Government, on the 1st March, 1817, and 29th March, 1822, relative to reductions to be made from the salatice of civil servants, when absent from their stations, whetheren account of bid health or on account of their private affairs, the Right Henorable the Covernor General in Council is plansed to direct, that the following extract from a public general letter from the Honorable the Court of Directors, dated the 21st May, 1823, be published for gameral information, and that the rules be preceived by the Honorable. Court, applicable to the case of civil servants, absent from their stations on account of ill health, da take effect from the 1st proximo.

Extract from a public general tetter from the Hanorable the Court of Directors, dated the 21st May, 1823.

With the exception bereafter stated, a deduction of 1-8th to be made from siglaries and showances not exceeding 2,000 rupees per menuals, for one year, and of 1-6th for the next six months, after the expiration of which period the allowance only of a servant out of employ is to be granted.

On salaries and allowances exceeding 2,000 Re per measure, I dill for many year and 1-4th for the next air months. Thereafter the allowance of a microsoftes of employ is to be granted.

The exceptions above alluded to are those contained in the 8th and 9th clause of the regulations established in March, 1817, with such medifications as may be

required by the foregoing rules.

In the first of these clauses it is stated, that no deduction is to be made from allowances which do not exceed 500 repes per measure; and by the second it is servants exceed 500 rapes per the salaries or animorised emoluments of civil servants exceed 500 rapes per measure, only in such a small degree, that a deduction at the prescribed rate would reduce the remaining proportion below 500 rapes per measure, the deduction shall be carried only so far as will leave to the individual the monthly sum of 500 rupees.

We direct, that there rules of exception have effect during one year only: that for the next six months, a deduction be made at the rate of 1-8th and that there after the individual, if a factor or writer, receive not, as in other cases, mersly the allowance of servant out of employ, which, in that event, would amount only to 162 rapess per measure, but the allowance of a junior merchant out of employ,

viz. 224 ruppes per mensem.

Gen. Dept. September 25, 1833.

The Right Honorable the Governor General in Council having taken into congaleration, the severity with which the operation of the rules relative to deductions
from the allowance of absentees on account of ill health, passed on the 25th September last, will, as they now stand, affect the interests of many of the civil servants at present absent beyond sea, for the benefit of their health, has been pleased
to determine, that the former rules of the 29th Alarch, 1822, shall remain in force,
as applicable to such individuals actually absent at the Cape of Good Hape, or
other places, within the limits of the Honorable Company's trade, for such a period
as may afford them the opportunity of returning within a term not exceeding in any
case six months from the time when the intimation may reach the place of residence of the persons in question, or be otherwise communicated to them.

For T Wiltiam;

Gen. Dept. Nov. 13, 1823.

With reference to the orders of government, dated the 1st of March, 1817, regarding absentees in the civil branch of the service, the Right Honorable the Gowerner General in Council is pleased to promulgate the following Resolutions, passed this. say, on the subject, which are to have effect from the 1st of the ensuing

month of October:

Recolved, that the rule for a deduction of one-sixth from the allowances of civil servants, sheept from their stations, on account of their private affairs, which was prescribed in the 10th and 11th paragraphs of the resulations passed on the lat March, 1817, be rescinded; that the rule contained in the 7th paragraph of the same resolutions, for a defluctoin of one-sixth from the allowances of civil aervants, compelled to heavy their stations, on account of sixtness, "during the whole period of their absence," be modified; and that in fature, any sixth servant who may, with the sanction of Government, (to be granted or not, as may appear proper to the figures of General in Council, is each case,) be absent from his station of office, whether on account of his private absence, for a period not expending one match in the year, abell that the subject to any defluction from his new absence of such servants shall exceed the form in a servant shall exceed the first private of such account of such servants shall exceed the form in the servant station of a shall be made from his allowances for the rules in forms. A shall be made from his allowances for the rules in forms, a xecount of each of certified ill health, as provided for by the rules in forms.

(Signed) C. LESEINGTON, See, to Goot.

Con. Dept. Sept. 29, 1825.

scaron.

## CIVIL SERVICE ALLOWANCES.

The Resolution of Government, of the 17th February, 1829, reducing the allowances attached to the several offices held by convenanted civil corrects a bat the Court of Directors resolved, that the allowances of none of their civil servents. under the rank of Members of Council, (with the exceptions of the Political Residents at foreign Courts, the Judges of the Sudder Adamint, the Chief Secretary to the Government, and Senior Members of the Revenue Boards and the Board of Trade,) ought to exceed Rs. 50,000 per annum, and they directed, that this may, from and after the receipt of this letter. (viz. 20th October, 1829.) he regarded as the established maximum to which (excepting in the offices above enumerated,) the total personal allowances of civil servant, whether employed in the territorial or . Commercial departments, and whether paid by a fixed salary or by commission shall, in all cases, be invaribly restricted.

## SUBSISTANCE TO CIVIL SERVANTS OUT OF EMPLOY.

10 Senior Merchant, per monta	<b>32</b> 3	y	U
Junior ditto ditto	244	2	0
Factor or Writer			
· The period of service of writers, appointed in Europe, is understoo			
mence from the date of their arrival at the presidency at which they a			
and that of writers residing in India at the time of their appointment, fre			
of arrival at the presidency, of the first writer, appointed in Europe			

## TRAVELLING CHARGES ALLOWED TO CIVIL SERVANTS.

To a Resident, Collector, Agent, Judge, or Commissioner, per		
mile, whether by land or water	2	. 2
To an Assistant Register. Surgeon, or Assistant Surgeon	ı,t	1

Bills for travelling charges, agreeably to the following form, are to be transmitted to the Civil Auditor's office, where the precise distance, if lest blank, will be filed up :

To my travelling charges from to as Judge, (Registers, &c. &c.) of the latter station, being a medium distance of mile, at 1 1 (or 2 2) per mile.....Sicca Rupees ----- Shahabad, the ---- 18-

Commanders of the Honorable Company's chartered ships are not permitted to receive more than the following sums, for their passage and accommodation at their table, viz.

PASSAGE MONEY OF CIVIL SERVANTS.

CIVIC SERVANTS PROCESDING TO SECTA. Members of Council Senior or Junior Merchant, or Pactor. CIVIL SERVANYS RETURNING FROM INSIA

Factor, (certified by the Governor General in Council, to be ander ? the necessity of returning from India). 

Errors Excepted.

# ARECLUDING RETURN TO DUTY AFTER ABSENCE OF FIVE

YEARS.

No paires, whe shill have hald any Station whatever in India, in the service of the East Luda (Temphray Selate ander the rank or degree of a Member in Council who having depend from India by leave of the Governor General in Council who having the profile of the space of five years next, after such departure, shall be statisfied to rank risk on the company's service, unless it shall be proved, to the satisfiction of the Central Directors, that such absence was occasioned by sixtuess or indirectly at this sect person be permitted to return with his rank to India by way of billet, by three parts in four of the proprietors assembled in a Green't Court, especially convened for that purpose, whereof eight the propriets of the propriets of the propriets of the propriets as the propriet of the propriets as the propriet of the propriets as the propriets of the propriets as the propriets as the propriets of the p

# PACALIES AND ALLOWANCES OF THE CIVIL SERVICE.

JUDICIAL, AND JUDICIAL PIECAL	
The state of the s	Salaries per onnum,
	St. R.
Jage of Budder Dewanny and Maamat Adawlut	52,200
A Charlistic of Birchley Vaccours and Winson t Admily	. 98 000
Paging Register of ditte	14,400
Calegorialoner of Revenue and Circuit	42,000
Judge of City or Zilish Court 1st grade	82,000
2d grade	28,000
Judes of City or Bilish Court let grade,	26,000
Magistrate of Citto	12,000
Joint Megiarate and Deputy Collector of the 1st grade,	12,000
2d grade	8,400
Principal Assistant to the Agent of Governor General, Saug	or and Nur- >
Company of the Compan	******
"Tiles about 0 deads."	95 onn
Chief and a year a good	13,200
The Laborator Laboratory	30,000
Action to the difference of the second secon	8,400
Assuments deto.  Lollings and Magistrate of Calcatta.  Collings and Magistrates	36,000
Parliameteris Manistrate	24,000
And the same of th	4,800
The state of the s	
Pikek.  District Control State Control Section Control	A Calabria
Market Alle Bulkley Bures of Barreson	59.900
	30,000
The second secon	8000
The second secon	4. 32. 4. 22. 45.000
Committee of Commi	89.200
	96 660
	24.000
Commission of Making	
	42,000
<b>記載会員の表現した。 アンドラス 大きな とうしゅうけい アンドラス アンドラ アンドラス アンドラス アンドラス アンドラ アンドラ アンドラ アンドラ アンドラ アンドラ アンドラ アンドラ</b>	Life a contract of the second of the contract of the second of the secon
	12 P. S. S. S. S.O. 8000
CONTROL OF THE PROPERTY OF THE	Control of the second
Control of the second s	Salataida or & makeda.

· Salaries per	St. Rs.
Salt Agent and Collector	36,000
· Collector, in charge of Customs and Salt chowkies, Deputy Opium Agent, and also Collector of Customs	28,000
Deputy Colleger and Joint Megistrate	12,000
Superintendent or surk or Salt Goldins	36,000
Code Corne Custement Calcutta	36,000
Desute dayo	20,400
First Ass Continued to the Continued to	12,400
So will done. Journ Collector of 1st grade,	8,400
See and d Po duto	12,000 8,400
Collector of Customs at, Moorshedabad.	21,000
Commissioner of Sunderbuns	12.000
Assistant in the Revenue and Salt Departments	4,300
, promise	
POLITICAL.	CC 000
Re-ident at Hydrabad	66,000 66,000
- \\\ \langle \( \frac{1}{2} \) \( \frac{1} \) \( \frac{1} \) \( \frac{1}{2} \) \( \frac{1}{2} \) \( \	66,000
- Indore	60,000
- Gingliet	60,000
	42,000
Governor-Granera, A ent at Moorshedabad	36,000
Commissioner of Sorger and Nurbudda Territories	50,000
Commissioner of Appere	66,000 36,000
Head Assistant and Deputy A ent, Indore	20,400
to Resident at Hydrabiad	9,000
Nepaul	9,000
Second Assistant to Resident at Hydrabad	7,200
Assistant to Commissioner at Delhi	4,800
COMMERCIAL.	
Commercial Resident, Bauleah	36,000
Export Ware haase-keeper	42,000
MISCELLANEOUS.	
Secretary to Government	52,200
Deputy Secretary	18,000
Assistant Secretary	8,400
Accountant General	52,200
Deputy Accountant General and Accountant to the Military Department, Accountant in the Judicial, Revenue, Commercial and Marine Depart-	-
ments, and Auditor of the Commercial, Salt and Opium Accounts 5	31,200
Secretary to the Bank of Bengal	25,200
Civil Annusty Fund.	12,000
As-istant to ditto	6,000
'Civil Auditor	36,000
Sub-Treasurer.	43,200
Head Assistant to ditto	8,400
Post Master General.  Mint Master including Superintendent of Stamps	37,200 37,200
Writer, attached to the College	3,762
attent de me and additition and addition of the state of the state of	731.04

## Civil Regulations.

Fort William, General Department, 3d January, 1837. The following Act of Parliament passed in the first year of the reign of her present Majesty, is published for general information :--

## CAP. ELVII.

An act to repeal the prohibition of the payment of the salaries and allowances of the East India Company's officers during their ·absence from their respective stations in India. [12th July, 1837.

83 G. S. c. st.

Whereas, under and by virtue of an act passed in the thirty-third year of the reign of His Majesty King George the Third, intituied An Act for continuing in the East India Company for a further term the pessession of the British territories in India, together with thier exculsive trade, under certain limitations; for establishing further regulations for the Government of the said territories, and the belter administration of justice within the same; for appropriating to certain uses the revenues and profits of the said Company; and for making provisions for the good order and government of the towns of Calcutta, Madras and Bombay, and of another act passed in the third and foruth years of the reign of His late Majesty King William .4. c. 85. the Fourth, intituled An Act for effecting an arrangement with the Rast India Company and for the better government of His Majesty's Indian territories, till the thirtieth day of April, one thousand, sight hundred and fifty-four, it is enacted, that " if any Governor or other officer whatever in the service of the said Company shall leave the presidency to which he shall belong, other than in the knewn actual service of the said Company, the salary and allowances apportaining to his office shall not be paid or payable during his absence to any agent or other person for his use, and in the event of his not rejurning, or of his coming to Europe, his salary and allowances shall be deemed to have ceased on the day of his leaving the said territories, or the presidency to which he may have belonged;" and, whereas, it is further provided in the said last-mentioned act, that it shall be lawful for the said Company to make such payment as is now by law permitted to be made to the representa-. tives of their officers or servants, who, having left their stations intending to raturn theirte, shall die during their absence; and, it is expedient, that such provision of the law should be altered in manmer herein-after mentioned; be it therefore enacted by the Queen's fost Excellent Majesty, by and with the advice and consent of the Lards Spiriteal and Tensporal, and Commons in this present Par-much of the liament assembled, and by the authority, of the same, that so much and such part or parts of the said two acts passed respectively in pay the thiry-third year of the reign of His Majesty King George the

Third, and in the third and fourth years of the reign of His said late me at of salaries Majesty King William the Fourth, and of any other act or provide of the East sion of the law, as cuacts that if any Governor or other officer what- noin Company ever in the service of the said Company shall leave the presidency during their abto which he shall belong, other than in the known actual service of sence shall not the said Company, the salary and allowances appertaining to his extend to office, shall not be paid or payable during his absence to any agent or other person for his use, shall not extend to the case of any officer or servant of the Company under the rank of Governor or Member of Council who shall quit the presidency to which he shall belong, in consequence of sickness, under such rules as may from time to time be established by the Governor-General in India in Council, or by the Governor in Council of such presidency, as the case may be, and who shall proceed to any place within the limits of the East India Compay's charter, or the Cage of Good Hope, or to the Mauritius, or to the Island of St. Helena, nor to the case of nor to cases of of. any officer or servant of the said Company, under such rank as sidency for anoaforesaid, who, with the permission of the Government of the pre- ther, in order to sidency to which he shall belong, shall quit such presidency in emberk for Enorder to proceed to another presidency for the purpose of embarking thence for Europe, until the departure of such officer or servant from such last-mentioned presidency, with a view to return to Europe, so as that the port of such departure for Europe shall not be more distant from the place which shall have quitted in his own presidency than any port of embarkation within such presidency.

II. Provided always and be it enacted, that no such ruleso till approved by le be established as aforesaid shall have any force or validity unthe same shall have been approved by the Court of Direction, subjett to of the said Company, subject to the control of the Com- Commissioners for missioners for the Affairs of India, in like manner as is provided Affairs of India. by the said act of the third and fourth years of the reign of

His late Majesty King William the Fourth.

III. And be it further enacted, that it shall be lawful for the said Court of Directors, subject to such control as afore- tors, subject to said, to direct the re-funding, by any officer or servant of the aforesaid control. said Company, or by the representatives, of any such officer or to direct the reservant, of the whole or any part of the salary or allowance, funding of any which he or they may have received under or by virtue of ance and under any such rule so to be established as aforesaid, if it shall apany of said rules. pear to the said Court, subject to such control as aforesaid. that the permission to such officer or servant to quit the presidency to which he shall belong, hath been improperly granted or obtained; and such sum as the said Court, subject to such control as aforesaid, shall direct such officer or servant, or the representatives of such officer or servant, to re-fund, shall be a debt due to the said Company, and shall be recoverable by them in any Court in like manner, as any debt may now or hereafter, shall be recovered by them.

The Honorable the President in Conneil having considered the terms of sections I. and II. of the above act, and also of paragraph 3, of a dispatch from the Honorable Court of Directors, is of opinion that the exemption granted by that act from the provision of shountee the act 33rd, George III. which prohibited the payment of any the sup s salary to servants of the Honorable Company after the date of their verament an departure from the presidency to which they might be attached, proved by as may be granted to servants of sither presidency, the Members of the manufacture. Government excepted, who may have quitted or who may quit the

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are same in consequence of sickness under the rules established by the those which you Governor-General in Council, with the sanction of the Honorable will observe give Court or who may proceed to another presidency not more distant ing effect to the Court, or who may proceed to another presidency not more distant provisions of this than their own, for the purpose of embarking for Europe. But no new rules on this subject can be established hereafter to take effect before their approval by the Honorable Court.

> The president in Council decining it necessary, therefore to declare, the rules that have been passed under such sanction and are still in torce, and the modifications made therein by the application to them of the act in question, directs the following rules to be published together with the Act I. Victoria, cap. 47, for general information.

## CIVIL SERVANTS.

1. Civil Servants proceeding to the Cape of Good Hope, Mauritius or the Island of St. Helena, or to any place within the limits of the East India Company's charter, with leave granted by the Governments to which they are respectively attached, under medical certificates, countersigned by a Member of the Medical Board at the presidency, shall from the date of the pilot leaving the vessel in which they embark to the date of their return, provided the period of absence do not exceed two years, draw the allowances of their respective offices subject to the following deductions.

If the salary exceeds 2,000 rupess per mensem, one-sixth for one year, and for the second year one fourth.

If the salary do not exceed 2,000 rupees per mensem, one-eighth for one year.

and one-sixth for the second year.

If the salary of office be not more than 500 rupees per measure, no deduction shall be made for the first year, and if it be only so much more, that the prescription deduction at the rate of one-eighth would reduce the allowance drawn to less of an 500 rupees per mensem, only so much shall be deducted as will reduce the saldry drawn to 500 supees per mensem. After the first year, a deduction of one-eighth shall be made from the salary of the officers referred to in this rule.

2. After the close of the second year when the salary of office ceases, Civil Servants who may obtain an extension of leave will draw the suppostence allowance of their rank only, but no such servant, absent on leave on account of sickness, shall draw a less allowance as a Civil Servant out of employ, than that of

a Junior Merchant, viz. Sa. Rs. 224 per mensem.

- 3. The maximum period for which any Civil Servant shall be allowed to draw the salary of office or any part thereof, is two years from the date of embaration. and the offices of servants who may not return within that period, will be vacant and liable to be filled by fresh appointments. Civil Servants who may so overstay the period of two years, provided they obtain an extension of leave on account to the satisfaction of the Government to which they are attached for the delay of their return, shall, as above provided, receive the sub-i-tence allowance of a pervant of their rank, subject to the exception above-specified in favor of junior servants, but if they continue absent in disobedience of an order to return or without sufficient cause shown, that allowance also will be forfeited.
- 4. Civil Servants absent on leave on account of sickness only certified, if they proceed to England without returning to their presidency, may, as heretofore, apply to be admitted to furlough by the Honorable the Court of Ducctors, and the furlough will, in such cases, take effect from the date of leaving their presidency, consequently, the allowances of office that may have been drawn by themselves or by their agents after their departure, must, in that case be re-adjusted, and the difference re-funded.
- 5. Civil Servants desiring to avail themselves of the benefit of the act above referred to, and to draw their allowances while absent on account of sickness under the above rules, will be required to give security in such amount as may

be required by the Government for the re-fund of any excess that may be drawn, either by agents at the pre-idency or by themselves, in case of their proceeding to

Europe on furlough, or otherwise, comming under retrenchment.

6. No second leave will be granted to any Civil Servant who has been absent beyond sea for two years, until three years after the date of feturn from sea, but if a Civil Servant is compelled by sickness to proceed to sea again within this period, after having been absent less than two years, he will be allowed to complete that period, drawing the proportion of salay allowed for the remaining time, as fithe leave had been continuous.

## MILITARY OFFICERS HOLDING CIVIL SITUATIONS.

7. Military officers employed in the civil departments and drawing a civil allowance, are entitled, in common with officers holding staff situations in the military department to draw the military pay and allowances of their rank while absent at sea, on leave under medical certificate, and, likewise, one-half of the difference between such allowances and the civil or staff pay of the offices to which they stand appointed.

8. The above allowances are to be drawn for a total period not exceeding two years from the date when the vessel in which such officers embark may leave the presinency or other port of departure, and the civil situation held by any officer

who shall not return within that period, shall be considered vacant.

9. The rules for furnishing medical certificates and for regulating the forms and manner of drawing inditiny allowances during absence on leave, have been

laid down in General Orders in the Military Department.

10. The Civil Auditor will pass the bills of officers on leave beyond sea under medical certificate for the portion of their civil salary which they are permitted to have by those tules, in like manner, as is provided, for Civil Servants proceeding to on medical certificate. But it is hereby provided, that civil allowances shall not be drawn by a military officer under this rule after the date of departure beyond sea, unless security shall have been previously given in such amount as may be fixted by Government.

## ICCLISIASTICAL DEPARTMENT.

11. Chaplains proceeding to any place beyond sea for the benefit of their health under the rules prescribed for officers of the Eccle-instical Department, shall in respect to the preportion of allowances to be drawn during the period of absence, as also in respect to the conditions and period for which such allowances are to be drawn and between the conditions and period for which such allowances are to be drawn and between the process of their not returning within two years, be subject to the same precise rules as Civil Servants proceeding to any place beyond sea on sick leave.

### PILOTS.

12. The following rules have been established for members of the Pilot Service, under the sanction of the Honorable Court of Directors:—

- 13. Members of the Phot Service whose state of health may require a voyage to sea, or who may on that account desire to leave the presidency, shall submit application for the same through the Master Attendant to the Marine Board, forwarding with the application a certificate from the Marine Surgeon or Assistant Surgeon, the Marine Board may grant leave for any period not exceeding three months, and the party availing himself of it, may draw while absent on such leave his entire pay and allowances whithout deduction. If the leave solicited, exceed the period of three months, the medical certificate must be countersigned by a Member of the Alelical Board, and the sanction of Government will be required to enable the Pilot to proceed to the Cape or elsewhere, under the following judges:—
- 14. Branch Pilots, Master Pilots, Mates and Volunteers, compelled by sickness, duly certified to proceed to the Cape or elsewhere beyond sea, within the

limits of the Hon'ble Company's charter, shall be entitled to draw the reduced allowances, and to receive the passage-money allotted to their rank in the following table : -

		Alla	Monthly wunces.*	Passage Money.
Branch Pilot.	Sa.	Rs.	500	500
Master Ditto,	,,		250	400
Mate Ditto.	,,		120	350
Senior 2d Mate,	"		80	320
Junior Ditto,	**		70	300
Volunteer,	.,		60	300

15. Pilots authorized to proceed to England for the benefit of their health, will receive passage-money and draw allowances as heretofore, from the date of the vessel in which they embark leaving her Pilot for sea as follows :--

#### PASSAGE ALLOWANCE.

Branch Pilot,	Sa.	Rs.	1,435	5
Master Ditto,		,,	956	14
Mate Ditto,		,,	765	8
Senior 2d Mate,		"	669	13
Junior Ditto.		,,	571	2
Voluntee:			478	7
		,,		

ALIOWANCES PAYABLE DURING SI			
Branch Pilots	200	Sa, Rr.	per month
Masters	90		
First Mates	50		ditto.
Second Ditto	40		ditto.
Volunteers	40		ditto.

16. Members of the Pilot Service absent at Cape or elsewhere under the ible for such absence above-stated, will be required to return to India at the end of six months from the date of their leaving Calcutta, unless they forward to the Marine Board a renewed certificate from the Colonial Surgeon or other principal medical officer of the place where they may be residing, stating that prolonged residence is necessary for complete recovery.

17. A Member of the Pilot Service absent under the above rules may, provided he forwards renewed medical certificates every six months as required in the preceding rule, continue absent f om India for a total period not exceeding two years, drawing during absence the allowances stated, either through his agents. at Calcutta or by bill signed in the presence of a Magistrate at the place where he may be residing, and certified to be so signed on the date specified. The bills may be drawn in duplicate, and will be payable to the order of the pilot, provided, however, that no pilot shall be allowed to benefit by this provision, unless he shall give security to such amount as may be prescribed by Government to cover any re-funds to which he may become liable in case of proceeding to Europe or of overreceipt by agents.

Any member of the Pilot service who shall be absent beyond sea for a period exceeding two years, shall, from the date of the expiration of the two years, be considered as suspended from the service. It will remain to be decided upon his return at any subsequent date, whether he shall be restored or not, accordingly as he shall be able to satisfy the Marine Board and Government, that he used all possible exertious to return within the time fixed, but failed to do so from

causes beyond his control.

These allowance are to be subject to the subscription to the Pension Funds.

#### GENERAL RULE.

19. Under the authority of the provisions contained in the latter part of clause I. Act I. Victoria, cap. 47, it is further provided in respect to all the above classes of officers, that if they embark with the permission of Government, at any other presidency than their own, or at any other place or port in India, provided, that it be not more distant from their station than the ports of their own presidency, the date for the commencement of the operation of the above rules for sick leave beyond sea, shall be that of actual embarkation at such place or port, and not that of leaving the frontier of their own respective presidency, and the same privilege in respect to the date of leaving India, will be granted to officers of the several services referred to embarking at other presidences or places in India not more distant from their station than the ports of their own presidency with the leave of Government previously obtained for the purpose of proceeding to Europe on furlough, or of retiring from the service altogether.

20. In the above rules no provision is made for the case of servants of the classes mentioned resigning the service after leaving their presidency with the permission of the Government in consequence of sickness. The case of such persons has been considerd by the President in Council to require a new rule, which under the terms of the act requires to be submitted for the confirmation of the Hon'ble the Court of Directors before it can take effect. It is accordingly declared, that the security to be given by servants as the condition of their drawing allowances while absent from their presidency, must provide for the case of such retirement, and the servants must bind themselves to re-fund the whole of the allowances so drawn in case of their resignation and departure for Europe without previous return to their presidency, provided, that the new rules to be established, should require such re-fund.

By order of the Hon'ble the President in Council,

H. T. PRINSEP, Secy. to the Govt. of India.

## THE APPENDIX.

### PARTIV.

### Bing's Regulations, &c.

PRICES OF COMMISSIONS.

RANK.	Full Price of Com- missions.	Difference in value between the several Commissions in	Difference in value Detween Pull and Half-pay.
Life Guards, Lieutenant Colonel Major	1. s. 7250 0 5550 0 5560 0 1785 0 1260 0	1. s. 1900 0 1850 0 1715 0 525 0	l, s.d.
Royal Regiment of Horse Guards. Licutement Colonel	7250 0 5350 0 3500 0 1600 0 1200 0	1900 0 1850 0 1900 0 400 0	,
Dragoon Guards and Dragoons. Lieutenant Colonel Najor. Captain Lieutenant. Corner.	6175 0 4575 0 3225 0 1190 0 840 0	1600 0 1350 0 2035 0 350 0	1533 0 0 1352 0 0 1634 3 4 632 13 4 200 0 0
Foot Guards.  Lieutenant Colonel  Major, with rank of Colonel  Captain, with rank of Lieut. Col  Lieutenant, with rank of Captain.  Ensign, with rank of Lieutenant.		700 0 3500 0 2750 0 850 0	
Regiments of the Line. Lieutenant Colonel	4500 0 3200 0 1800 0 700. 0 450 0	1400 C 1100 O	1314 0 0 949 0 0 511 0 0 365 0 0 150 0 0
1st Lieutenant	700 0 <b>500 0</b>	200 0	365 0 0 200 0 0

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	STAFF PAY.
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Major General Staff abro	ad or at home.
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#### HALF PAY,

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REGIMENTAL RANK.		OL	D :	RAT	£.,			NE	•	147		32.00
· MANGEMENT PARTIES	C	Cavalry .		Infantry.			Cavalry.			Infantry.		
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Ass. Surgeon, or Staff Asst. Surgeon Veterinary Surgeon		3	6	Ö					0		4	0 0>

N. B.-Lieuts. and Capts. of the Foot Guards 7s.-Equipment and Lieuts. 4s.

STAFF.—Commissary Gen. 29s, 3d. Dep. do. 14s. 8d. Assistant do. 7s. 4d. Dep. do. 4s 11d Inspector of Hospitals, 20s. Dep. do. 12s. 6d. Do. after 20 years service, 15s. Physician 10s. Surgeon on the Staff or of a Regt. after 20 years' sorvice, if ill health, 10s. after 30 years' service, 15s. Surg. of a Rec. Dis. 5s. Assistant Surgeon, 4s. Apothecary, 5s after 20 years' service, 7s. 6d. Hospital Assistant 2s. Purvery, 10s. Deputy des. 5s. Vet. Surgeon, after 3 years' service, 4s. 6d.—ten, 5s. 6d.—ten, 7s.—and thirty years' service, 12s., but liable to variation. Chaplain to the Forces 5s. (liable to the variation.)

The increased Rate of Half Pay is granted to all Officers placed upon Half Pay since the 25th June, 1814, and so those placed upon half pay from the year 1796, to the 25th June, 1314, in consequence of wounds or infirmities contracted on service.

Both Rates of haif pay are paid Quarterly, without Deduction, at the Pay Office. Whitehall.

Army.

RANK.

Foot Gds. C. & Wag.

FEES PAYABLE TO THE PUBLIC ON MILITARY COMMISSIONS.

Life Gds. Horse Gds | Dragoon

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#### STUDENTS AT THE SENIOR DEPARTMENT OF THE ROYAL MILITARY COLLEGE.

A candidate for admission to the senior department of the College must commissioned officer in the army, and must have completed the twenty-fig his age. He must have cotually served as a commissioned officer with his region for three years abroad, or four years at home, unless he would have been reduce half-pay before the completion of such period, when his claim will be counted

His application (addressed to the Governor of the College) must be support satisfactory testimonials as to character; and conduct; as likewise of his h well grounded in the duties of the particular branch of service to which be below

These testimonials must be from the officer commanding the regiment in wi

be is serving, or, if on half-pay from an officer of rank in the service.

Every candidate will have to undergo an examination previously to admissi The examination will be chiefly in the elements of geometry; but if deemed in cessary, it will be extended to other elementary parts of education requisite to qualify him for making progress in the branches of instruction taught at the Calif lege.

All the studens will have the free use, under such regulations as the Gavern may deem necessary, of the books, maps, and plans in the College library.

The time allowed for the cause of education at the senior department is one year from the date of the admission of each officer. This period may be prolonged however, by special permissions obtained through the Governor, from the Commun. der-in-Chief, when such indulgence appears to be mented.

The number of students in the senior department is at present limited to fillesting Each student pays into the funds of the College such sum annually as has been previously determined by the Board of Commissioners.

The annual subscription at present is thirty guineas.

Lodging money is allowed to the officer of the senior department, to proceed themselves lodgings in the vicinity of the College, if not provided with quarters.

And forage money for the horse (under the authority of the Collegiate Board) in allowed to such as have made sufficient progress in their studies to qualify them los eketching in the field.

Every officer studying at the senior department is required to wear his unlike

with the same strictness as if on duty with his Regiment.

In case any officer belonging to the senior department conducts himself in such manner as may appear to be all detrimental to the institution, or holding out a bad example to the young gentlemen of the junior department, either by want of applications cation or in other respects, a report apon his conduct will be transmitted by the Goe vernor to the Adjutant General, with a view to his being withdrawn from the in toin.

#### SETTLERS IN THE COLONIES.

### No. 456, Gamena, Onorne, Horse Guarde, Mildingan, 1827,

His Majouty being desirous of holdide out further encouragements to off half pay, to become entiters in New South Wales and Van Dismatt's Las been pleased, in reference to the General Orders of the 8th June; 1826, and It May, 1827, to command, that the following additional inducements that! he pro gated to the army, for the information of those officers who may be dispose themselves of the benefit of this arrangement.

All officers on half pay, who purchased and were reduced, whather, been the period of their service, or officers on half pay who did not pusch who, after having served twenty years, half of which on this pay, have a duced, or have retired to half pay on account of wounds og impaired, health be exempted from that part of the negalation contained in the Cantorial Price 8th June, 1826, which against the officer to relinquish one-third of value. commission to the erows, and shall be allowed to receive the full value of such commission, in the same manner as officers on full pay, who having purchased the commissions, or having served twenty years, are desirous of selling out for the

same object.

His Majesty has further been pleased to command, that this advantage shall be extended to officers of all ranks, whether on full pay, retired full pay or half pay, but that in the two latter classes, all sales shall be subjected to the conditions and restrictions established by the General Order of the 2d May, 1825, notwithstanding that a large portion of the officers on half pay would be excluded thereby from sale, and in order that the Government may have full security or the appropriation of the sams produced by the sale of commissions to the intended purpose, it is His Majesty's command, that the agent to whem the purchase money be paid, shall be instructed to retain in his hands one-third of the amount in each case, to be paid to the officers who purpose to emigrate, and who shall have obtained permission to dispense of his commission, or his half pay, with that view, upon his producing to the agent a certificate, signed by the master of the vessel, that he has engaged his passage on board such vessel for the purpose of proceeding direct to the colour.

By His Majesty's command, HENRY TORRENS, Adjutant General.

#### No. 478, GENERAL ORDERS .- Horse-Guards, 18th July, 1829.

His Majesty being desirous to encourage officers to become settlers in the British North American Provinces, is pleased to command, that grants of land, in the proportions undermentioned, shall on the recommendation of the General Commanding in Chief, be made to those officers who may be induced to avail themselves of the offer, viz.

Lieutenant-Colonel	1200
Major	1000
Captain	800
Captain Subaltern	500

subject always to the conflitions of actual residence, and cultivation of the land

assigned, within a limited period.

Officers who shall purpose to settle in the British Provinces of North America, will, if of a proper age, and if their service shall be considered as entitling them to the indulgence, be permitted to dispose of their commissions; and in order that His Majesty's Government may have full security for the appropriation to the intended purpose of the sums produced by such sale, it is the Majesty's command, that the agent, to whom the purchase money is paid, shall be instructed to a tain in his hands questhird of the amount in each case, until a certificate shall be transmitted by the Governor or officer commanding in the province, that the officer is actually settled;—the reserved money will then be paid to him.

By command of the Right Honourable the General commanding in chief,

HERBERT TAYLOR, Adjutant-General.

#### MEMORANDA.

Horse-Guards, 30th June, 1830.

distallarine upon half-pay who may be desirous of retiring, receiving a commuted allowance for the same, are requested to address themselves to the Military Secretary to the General commanding in chief, transmitting to him a reruscrate from a Medical Office of the greent state of their health, and informing him of their age, whitter they are consistent and have children, and if they are contaily in the receipt of half-pay at this moment.

Horse-Guarde, 30th April, 1830.

Captains who volunteered from the Militia, and are new on half pay with antiporary rank, will be allowed to commute their half-pay on conditions which will be
made known to them by the Military Secretary, as soon as they shall have reported
to the General commanding in chief, their age and state of health, vouched by &
proper medical certificate.

CIRCULAR, No. 647.

War-Office, 21st November, 1828. .

Sin,—The King having been graciously pleased to direct that the several rules and orders under which pensions and allowances are gracied on account of wounds received in actions, should be consolidated and amended, and that certain additional regulations relative thereto shall be established, I have the honour to transmit for the information and guidance of the afficers under your command, a copy of the amended regulations, and have the satisfaction to acquaint you that his hisjesty has directed, that in all cases in which officers now on the pension list shall, during periods of not less than five years, have been in receipt of pensions for wounds received in Actions, they shall in future enjoy their pensions without being subject to the inconvenience of personally appearing from time to time before the Army Medical Board.

I have, &c.

H. HARDINGE.

Officers commanding

Regiment of 6244

1

Warrant regulating the grants of pensions and allowances to office of the land forces, for wounds received in action.

GEORGE R.

Whereas we think it expedient to consolidate and amend the several rules and orders under which personne and allowances are granted on account of wounds received in action, by officers of our land forces, as I to establish certain additional regulations relative thereto; our will sod pleasure is, the from and after the date hersef, the regulation annexed to this our warrant shall be the sole rule on his head; and that the cases in which pensions and allowances may be recommend to us to be granted to officers, shall be immed to wounds and injuries received in action and shall be established by the production of such certificates and reports of Medical Boards as shall be required by our Segretary at War.

Given at our Court at Mindeet, this lath day of November, in the thath year of our reign.

By His Majesty's command,

HENRY HARDINGE.

REGULATION.

Ist. If an efficer shall receive a would in action, which shall occasion the loss of an eye, or the limb, or the total use of a limb, or shall receive bodily injury fully equal to the loss of a limb, he may be sligible to receive a gratuity to money of one year's full pay of the regimental rank, or stuff appointment, held by him all the time he was wounded.

2nd. If an officer shall be wonnied in action, and it shell spiest of an inspection made of him by a Board of Army medical officers stagmbled by orders

the Secretary at War, that such efficer has in consequence of his wound, lost a limb of an eye, or has totalry lost the use of a limb, or that he has sustained a severe flying in action, fully equal in every tespect to the loss of a limb, he may be recommended to His Majesty for a pension at the rate fixed in the annexed scale, for the rank held by him when he was wounded, and commencing one year after the wound was received; the continuance of which shall depend upon subsequent examinations before the Military Medical Board.

3rd. If the officer shall have lost more than one limb or eye, he may be re-

commended for pension for each limb or eye so lost in action.

4th. If the wound received by an officer in action shall be so severe in its permanent effects as to be nearly equal but not fully equal to the loss of a limb, such officer may be recommended for a gratuity of eighteen months' full pay of his regimental rank, or staff appointment, held by him when wounded; in which case no pension shall at any subsequent time be granted to him under this regulation.

oth. If any wound received in action shall be certified to be severe and dangerous, but in its permanent effects not equal to the loss of a limb, the officer receiving such wound may, in consideration of the expense attending the cure thereof, receive a gratuity, varying according to the nature of the case, of from three to twelve mouths' full pay of the regimental rank, or staff appointment

held by him at the time ne was wounded.

Site. If sa officer shall have held a pension for a wound received in action for a term of five years, and shall have been examined, twice at the least, before a Board of Army Medical Officers, he may be recomended for the permanent continuouse of such pension; but if the officer, before the expiration of the term of five years, shall have so far recovered that his wound or injury is not fully equal to the loss of a limb, then he shall cease to receive such pension, and shall have a gratuity of full pay according to the degree of his injury, as laid down in article 5.

7th. If within the period of five years after a wound has been received, an officer does not apply for the pension, or applying for it, the wound shall not have been proved to be fully and permanently equal to the loss of a limb, such officer's claim to a pension shall not at any subsequent period be entertained.

Bin. No gratuity or allowance for any wound shall be granted after the lapse

of fire years from the time the wound was received.

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WILLIAM B.

9th: No pension for the less of one eye, from a wound received in action shall be granted, unless the actual loss of vision shall have occurred within five years after the wound was received, and be solely attributable to such wound.

10th. As a general rule, the pension shall be granted according to regimental runk; but in cases in which officers with brevet rank shall have been employed at this time they were wounded, in discharge of daties superior to those altached to their regimental commissions, the pensions shall be given according to the brayet mak.

17th, These pendons being granted as a compensation for the permanent disability particled by wounds, received in action, may be held together with any other pay and allowance to which an officer may be entitled, without any deduction of account thereof.

HENRY HARDINGE.

## PAY OF CERTAIN GENERAL OFFICERS WHO ARE NOT

### Colonels of regiments.

Whereas is has been represented to us that the General Officers in our army who era act Colonels of regiments, have not been sufficiently provided for by our warrant of Thad July 1830; our will and pleasure is, that the pay of all General Officers in our army, who, under the fourth regulation of the warrant before

referred to, are entitled to receive the full pay of their last regimental communication, shall from the last April last inclusive, be made up to the rate of four hundled pounds per annum.

Given at our Court at St. James's, this 28th day of May, 1835, in the fifth year of our reign.

By His Majesty's command,

HOWICK.

#### ORDER AGAINST DRAWING BAYONETS.

General Order, Horse-Guards, 18th June, 1835, No. 520.

Some cases having lately occurred, in which soldiers have drawn their bayonets upon each other, and also upon other persons who happened to come in contact with them, whilst quarrelling in the streets and in public houses. The trement commanding-in-chief desires that the soldiers of the army may be reminded, that they are armed for the protection of their king and country, and for the support and execution of the laws, when tau talky called out for these purposes, that they wear their side arms as an honourable distinction of the profession to which they belong that they are not to use them in private broils, or even for their own personal defence upon such occasions, and, that it is the duty of the soldiers to avoid resorting to place, in which such broils are likely to take place, more particularly when dressed as soldiers with their side arms.

The General commanding in chief is determined to put an effectual stop to so dangerous and disgractful on offices, by the punishment and degradation of every

soldier who shall, hereafter, be convicted of it.

To this end Loan Hill desires, that commanding officers of regiments and depots will bring to so makey trial, for unsoldier like and disgracoful conduct, every man who shall be reported to have drawn, or attempted to draw, his basenet for the purpose of using it against another person, in any case of dispute, affray, or interference.

His Lord-hip further desires, that every soldier convicted before a fourt-Martial of having used, or attempted to use his a le arms, in any of the cases been a contemplated, may, in addition to the panishment awards I by the Court, be digraded on the public parade, in front of the regiment or deget to which he belongs, by being there airroped of his boyonet, and bayonet bolt, and proclaimed by the commanding other rais a man unworthy to be entrusted with the case of his bayonet,

except in the ranks, under the view and command of his other

In all such cases, the offender shall be stripped of his side arms by the pioneers, in order to eth ince his degradation. He who is thus degraded shall not be sufficient to wear his bayonet or hayonet belt except upon duty, for one year from the date of his degralation, during which time he shall be denied every induffence to which the good soldier is entitled, and shall march to church, in the ranks, without side arms. His name shall, moreover, he posted up in some conspicuous places in the barrack room of the company to which he belongs, on the barrack gate, and on the doors of the guard house, and canteen.

The General commending-in chief feels confident that these measures will, with the zealous co-operation of all classes of others, and vigitance of the non-commissioned others, seen rescue the army from the signar which is few unworthy individuals would attach to it, by resorting to a base and unmanify expedient

beretofore unknown amongst British soldiers.

By command of the Right Honourable the General commanding in-thes.

JOHN MACDONALD,

Adjutant-Otrettai. \*

## THE APPENDIX.

#### PART V.

### Military Regulations.

# STANDING ORDERS FOR THE BENGAL NATIVE INFANTRY.

#### I—DUTY OF OFFICERS IN COMMAND AND CHARGE OF COMPANIES.

- 1. It is on the officers holding the comman I and charge of companies, that the conduct, efficiency, and character of a native corps mainly depend; and it will be generally found, that in corps where there is a proper and high sense of duty in the officers of this rank, the men are well behaved, smart, and soldier-like whether on, or off duty. But to ensure this feeling, or to give rise to it, whether it is waning, the officers commanding companies must be vested with sufficient authority, to encourage merit and check irregularities, without being under the necessity of referring on every tuding occasion, to the commanding officers.
- 2. Officers comminding companies, may grant indulgence to deserving men of their companies, to a certain extent: they may grant leave for one or two days excepting at muster; but this leave is on no account to extend to a later hour than tattoo-besting. All applications for the indulgence of leave to a greater extent, will require the sanction of the commanding efficer, and must be made through the efficers in charge of companies.
- 3. Officers in command of companies are responsible for the general appearance and cleanliness of their companies; and to enable them to ascertain that their orders on this subject are attended to there will be a private parade of companies once a week, at sunset. This parade is solely for the inspection of the officers commanding companies. All deficiencies in the appointment, or clothing of the men, with the causes that led to them, be reported, for the commanding officer's information, through the quarter master.
- 4. Companies are to be permanently divided into four sections, with a proper spropertion of son-commissioned others to each; and the European officers will sendence to form a chain of responsibility throughout the whole, causing the commanders of sections constantly to bear in a find, that their credit, as small officers, specified by the sections. To carry this into effect, in most native cope, will require since and infect attention; but when more effected, it will be productive of the best results. An officer, however, must not test satisfied that his orders are attended to, merely because he has given them; he will have many obstacles to overcome in introducing this regulation, and he should make it a point of secund his sections paraled occasionally, ander their non-commissioned officers, before talling in as a company. A reli of each section is to be kept by the non-commissioned officer, and no after-fitted to be made in it, without an order from the officer in command of the company.

5. The officers commanding companies, are responsible for the payment of their companies; for the clothing, arms, accountements and regimental ap-

poterments in use, and for the repair of arms.

6. They are authorized to enforce the execution of all orders and regulations, relating to the interior discipline and economy of their companies, by ordering those men, who neglect or disabley them; extra duty, or punishment drill, not exceeding four days' guard, or ten days' drill.

7. They will occasionally visit the men of their companies, who may be in hospital, and ascertain, by personal inquiry, it they are furnished swith every thing necessary for sick men, this essential part of an officer's duty, should be particularly attended to, in unhealthy situations; nothing being so gratifying to the na-

tive soldier, as to perceive that his officer is interested in his well ite.

8. The following books are to be kept in each company.

One for copies of muster rules and pay abstracts.

One book for family remittance bills.

A roll of native officers and men, with a list of their noarest relations, in the order of succession, opposite each man's name.

One, for the long roll of the company. This book is to be made out in strict conformity with orthography used in the general roll of the battalion.

. A register of general leave.

Aregister, containing distinct statements of the proceeds of estates of deceased non-commissioned officers and sepoys; those registers are to be made up on the 31st of December of each year, when copies are to be sent to the regimental office, for the purpose hald down in general orders of the 19th May, 1807.

A book for entering the date and subject of all orders, affecting their duty, as

officers commanding companies.

A character back. This book will be confined to the naicks, drummers, and privates of the company: and it will be the duty of the officer commanding the company, to enter in it, every incident calculated to make known the general

Character of individuals belonging to his company.

9. The character of the native differs so materially from that of the European, that it requires time, and an alway observation of the most minute circumstances, connected with the behaviour of the men, on all occasions, and in all situations, to enable the European officers to form a correct opinion of their fitness for promotion; but by strict attention to every part of their conduct, and a careful entry of every particular or a favorable or unafvourable nature in the behaviour of individuals in this book, it will become a public record of the greatest use, in preventing the promotion of unworthy individuals, and in encouraging the excitions of the active, intelligent, and deserving soldier.

10. Without some record of this kind, an officer, who has not been long in command of a company, and who is called upon to recommend a naick, or a private for promotion, has seldom the means of a certaining the character of his men; he is under the necessity of applying to the native officers, or pay-levildar, a mode of obtaining the required information, which is considered calculated

to produce pernicious consequences.

11. It will be the commanding officer's duty, to pay and to exact attention to these records, and to have every particular of a man's conduct so fully inserted as to leave little room for doubt or dispute.

12. These books will be inspected by the commanding officer, on the lat of

May, August, November, and Pebruary.

13. Any injury that may occur to the arms, accourtements, or appointments, of of companies, or any deficiency in them, with all the information the officer may be able to obtain of the cause of loss or injury. Is to be immediately reported to the quarter matter, for the commanding officer information, to enable him to comply with the directions contained in general orders.

14. Officers commanding companies will personally disburse the pay, as soon as practicable after the receipt of it; and for this purpose, they will have their

companies marched to their quarters, in their uniform and side arms, and again taken back to the knes, by the senior notive officer present.

15. The men on guard are to be pind by their officers when relieved : and excoping in cases of extreme urgency, the officers are expected to see every man in their companies receive his pay in their presence.

16. Whenever a casualty may occur, the coat and pantaloons in wear, are to be sent into store, to be again issued, under the orders of the commanding officer. to recruits.

#### . H .- GENERAL REMARKS FOR THE EUROPEAN OFFICERS.

A ready and cheerful obedience to all orders from superior officers, is the first principle of military discipline; if, therefore, a Subaltern should chance to command on any parade, or duty, all junior officers employed on the same duty, are excepted to pay as much delerence to his orders, as if they were acting under a Subaltern Officers commanding platoons at drill or exercise may order extra drill, not exceeding four days, to any man of their platoon, who is awkward or inattentive; and when inspecting guards may order any man who is dirty, one day's extra guard; but if they think more than four days extra drill, or one day's guard, necessary, they will report the circumstance, for the information. and orders of the Commanding Officer.

2. In reprimanding men, for any irregularity, all passionate or abusive terms are

to be avoided.

. 3. Every officer is excepted to attend to the dress, appearance, and behaviour of the men of the corps on, or off duty; and whether they belong to his own

company or not.

4. Officers shall also take notice of all guards and sentries of the regiment, and report any neglect that comes under their observation; they should be equally ready to bring into notice any remarkable instance of attention; they should watch over the general character of the corps, and embrace every opportunity of evincing the interest they take in its reputation, by checking irregularity and neglect, and encouraging diligence and attention to duty, in the individuals belonging to it.

5. They should endeavour to become acquainted with the character and general behaviour on duty, of the native commissioned, non-commissioned officers and privates of the corps, but particularly of their own companies. The frequency of commands and excorts, under European officers, affords many opportunities

of sequiring this information.

6. They should, themselves, attend to the complaints of the men, and not allow this duty to devolve on a native officer, a havildar, or a servant. The officer, who permits this part of his duty to be performed by another, deprives himself

of the hest opportunity of securing the respect and attachment of the native soldier.

7. It should be impressed on the young officer, that grievances, which to him may appear frivolous, are of serious import, when connected with the religious prejudices of the men; and that, even, when the redress of such grievances is impracticable, it is still in his power to listen with patience to the soldier's state-

ment, and to convince him, that his feelings have not been disregarded

. 8. All officers, on returning from detached duty, are to make a general report of the equivot of the native commissioned efficers and havildars belonging to their detections; and is case of having any neglect, or any unsoldier-like conduct to action, a full detail of every particular, connected with the individual's behavi-

ear, is to be entered into.

9. There are also many points in the performance of a non-commissioned conficer's duty which show attention and amartness; this will be noted, in a gene-

ral way, in this report.

10. All young officers, on first joining a corps, are to attend the drill, until genterly acquainted with the drill of the recruit and company, mounting guard, wanted and platoon exercises, marching and standing salute with a sword. An officer's fitness for joining the ranks of his regiment is to be ancertained by his drilling and commanding a platoen in his commanding officer's presence:

II. They should be posted, at first, to the company of some old officer, who will take every occasion to point out to them, the manner is which the inserted duty of a company is conducted, and explain to them the nature and use of the different books which are kept, and of the reports which are required. They will also, after they have been dismissed the drill, be sent on command, under another officer, to learn that part of their duty. For two years after they join they are be attended all Courts of Inquiry, (Courts Martial, and Committees, which may be held to the regiment, to learn the manner in which those duties are conducted.

12. No officer to have the command or charge of a company, until he shall have done regimental duty for two years, and not then, unless he has acquired a competent knowledge of Hindoostanee, without which, his intercourse with the native soldier will be on in a manner unsatisfactory to both; nor will the officer acquire over the soldier the influence which it is of importance he should

posess.

13. Native commissioned or non-commissioned officers, attending to make their reports, are not to be detailed. The hours for making the common reports of a corps, are to be fixed, and all officers are to be ready to receive them at the proper hour.

14. Native officers attending at an European officer's quarters, on duty, which may require their being detained, are to be furnished with a chair, and treated

with courtesy due to their situations.

15. No officer should deman an orderly who may be sent to him; being on

duty, he is immediately to be sent back to his post.

16. O heers allowed orderhes, are to use them on public duty only; whatever duty a soldier is on he should be strictly confined to it, and the most scrupulous exactness demanded, particularly from an orderly-

17. Officers when sick, are to be reported sick by the surgeon; and while in the

sick report, are not to appear in public places, or public pagies.

18. Officers proceeding on leave, are to lodge a memorandum of their address

in the Adjutant's office.

- 19. Inclosing those general remarks for officers, it may be necessary to impress on the minds of the young and inexperienced, how much depends in a native copy, on the con net of the European officers. An attentive body of officers will ensure attention from the men; and indifference to the performance of duty, on the part of the European officers, will be followed by carelessness and negligence, an that of the native of all ranks.
- 20. Matters anely regimental, such as an admonition, or a reprint and given to an officer, or punchinent indicted on men of the corps, bught never to be made the subject of conversation among strangers, or out of the regiment, these conversations often give rise to exaggerated mis-statements, affecting the character of individuals, and the credits of the regiment.

#### III .- THE ADJUTANT.

I. It ought to be the anxious wish of every commandant of a regiment, that no efficer, who has not the requisite qualifications, should be recommended for site situation of adjutant. The officer holding this appointment, ought to possess considerable knowledge of the Hindoostance language; to be well acquaisted with first bahits, automs and prejudices of the separa; to have great command of tempers; to be completely master of the drill, in all its parts; and, above all, to feel place agree in the performance of his duty.

2. He will regulate the details of all duties, that they may fall us equally as

possible upon all.

3. The correspondence relative to the discipline and organization of the complete and all standing orders and instructions, as to the proper mode of executing (in)

various duties, will be kept in his office. He is responsible for the due circulation of orders of every description.

4. All official returns and reports, excepting such, as appertain particularly, to the Quarter Master's department, are to be made out under his inspection: he is also the channel of communication with the communing officer, on all points of daily.

6. When the corps is ordered to be under arms he will have it properly told off, and ready at the hour specified; he is to examine all detachments previously to their being delivered over to the officer appointed to command them, and he is responsible for the general cleanliness and appearance of all guards marched off from the battalion, parade.

6. He is to have the particular direction of the duties performed by the serjeant-major; he is to attend all dulls, and be particularly careful that the recruits

are trained in strict conformity with the regulations.

7. When recruits are posted, or sepays transferred to companies, the Adjutant is to send a descriptive roll, carefully copied from the regimental register, to the officer communiting the company to which the men are posted.

8. The following books to be kept by the Adjutant :

One battalion register, or long roll.

One register of the estatus of deceased native officers.

One general register of estates of deceased non-commissioned officers and privates; this register to contain merely the name, rank, and company, date of decease, balance of cash and appropriation or the balance, all other particulars being in the company registers.

One book for public letters.

One register of regimental Courts Martial.

One register of general leave.

One book for copies of monthly returns.
One book for copies of casualty lists

One book for copies of present estates.

A character book for native commissioned officers, and for non-commissioned of the rank of havildor.

9. He is to submit to the commanding other daily, a morning report of the corps; also a weekly report of the punishment drill, specifying the names of the mea; the companies to which they belong, by whom they were sent, for what crime, and for what period. He will sent all rectude, with a toll, for examination by the surgeon, previously to their being collisted.

10. The greatest attention is requisite, in keeping the character book of the native commissioned and non-commissioned officers of the corps. The nature of the entry, when unfavourable, is to be always explained to the individual con-

cerned.

#### IV .- THE INTERPRETER AND QUARTER MASTER.

1. The Quarter Master is responsible for the stores belonging to the regiment, and for the correctness of the seturos and reports he may subject for the signature of the commanding officer.

12. He will prepare indents, survey reports, and all papers connected with the stores of every description, in use with the regiment; and all correspondence on these subjects is to be addressed to life, for the commanding office is information.

3. He will submit, every Monday, to the commanding officer, a report of the clothing, stores, and amountion under his charge, accounting for the difference between the present and the last return.

... We will go litrough the lines, at fact twice a week, and see that they are kept clean, and that no encroachments are made on the streets by the erection of

tatties, or screens of any kind; he will also prevent the Goorghes from digging pits or gutters in the streets. A place should be assigned to these men, in that of each wing of the corps.

. 5. He will also direct his serieant to go through the lines daily, and see that

the orders are strictly artended to.

The following books are to be kept by the Interpreter and Quarter Master. A book for copies of all indents, returns, and survey report.

A book for copies of the master rolls and pay abstracts of his establishment.

These books are to be say much quarterly, with the other books of the regiment. for the commanding officer's inspection.

Any deliciency in the arms, accountrements, appointments, ammunition, or camp equipage of the corps; he is to report to the commanding officer, with such information as he may have been able to obtain, as to the cause of the loss or injury.

8. He is to furnish every officer proceeding on command, with a written state.

ment of the public stores of every description, sent with his detachment.

Of the dates of Interpreter, the explanation of all orders in plain language. is one of the mast emport out. If this be done carelessly, or unintelligible, the very object of publishing these orders will be defeated; for if they are not distinct-· ly understood by the men, they cannot be aften led to, or obeyed.

10. Pro Interpreter will also consuler it has dute, to make out petitions of all kind for the men. Any names commissioned, non commissioned officer, or sepoy. remiring a petition to be prepared, is to apply to the officer commanding his company, who will give him a letter to the Interpreter, mentioning his request.

11. The later prefer is to sign all petitions, as examined, and submit it then to

the comman-ing officer, for signature.

All p-trains are to be copied into a book, to be kept for the purpose, in which the date of their dispatch by dawk is to be marked.

### V.-THE SURGEON.

1. This officer should bear in mind, that he is not less amenable to the orders of the officer commanding the corps, than any officer in it; and that, although any interference in his medical treatment of the sick would be improper, and is unanthurised, v. , all other points connected with the rules already laid down by the regulations of the service, for the management of the hospitals of native corps, are convitable by the officer at the hear of the regiment, who is responsible for their due observance by all placed under his orders.

2. The readiness of the men, when sick, to resort to a well-regulated hospital, will afford satisfactory proof of the attention poul to the patients. On the other hand, to an hospital badly managed, or in life cently attended to, the men will never withingly go. It is not the use of Europe medicine that the scroys have any objection; but they are shread and observint, and soon discover whether they are pro-

perly treated, and whether the surgeon is interested in their recovery.

3. Any private interference of the native dectors in the supply of bazer medicine, oil, ban lages, arany thing used in the hospital, is to be strictly prohibited

4. The establishments, which are ample, are to be confined to the hospital duties, and are not to be used for private purposes.

5. A portion of the regimental bearers is to be always in attendance at the hosmpital, to sent the sick.

6. An acquaintance with the Hindonstance, so necessary for every officer, sm-· ployed with a native corps, is particularly so for the surgeon; without it, it is impossible for him to perform his duty in an efficient or satisfactory manner.

7. A full and ample supply of hospital cuts, of the prescribed size, is to be always kept ready in cautonments; and when in camp, the sick are to be furnished with a proper quantity of good, dry straw,

C. D. Surgeon.

8. Men discharged from hospital in a weak state should be recommended to be excused duty, for as many days as the surgeon may deem advisable; and at the expiration of that time, if not sufficiently recovered, a further extension is to be granted, on the surgeon's recommendation. During the time a man may thus beexcused duty, he is to be returned convalencent.

9. The Musaulman or Brahmin cooks, allowed by the Government for the sick, are to be of a description of men approved of by the sepoys, and from whose hands they will eat. The Iliudoo water carrier should also be a person of the same des-

cription.

Mensent to the hospital, should be accompanied by the orderly havildar, and a note should be sent to the surgeon, by the officer commanding the company, in the following form : --

" Sir, ... Be pleased to receive into the hospital, Annual Sing, sepoy of the --

company, for the cure of his disorder.

A. B. Captain,

[Date.]

Commanding -- company." And on the man's discharge, the surgeon is to furnish him with a certificate to the

following effect:

"Annual Sing, sepoy of the -- company, is discharged from the hospital, the \_\_\_\_ of \_\_\_

N. B. He should be excused from duty for --- days.

VI...THE OFFICER OF THE DAY. 1. The officer of the day has the general charge of the guard, mounted in the corps, and is the person to be applied to, in the first in-trace, on any occurence in the lines, requiring the presence of an European officer.

2. He will march off the battalion guards in the morning, and visit them in the evening, at or before sun-set; and pay particular attention to the dress and

appearance of the men, and to their conduct while on duty.

3. He will order the native officer of the day, to visit them at noon and about

midnight, and to he particularly careful to report any neglect.

4. He will visit the hospital, and see that the men are farnished with proper cots; that the hospital and its immediate vicinity are clean, and free from filth

of any kind.

5. On visiting the hospital, he is to pass leisurely through it, and to ascertain by personal inquiry of the men, whether they have any cause for complaint or are in want of any thing. This is an important part of his duty in visiting the hespital, which is not limited to merely riding up to it, and ascertaining the number'of sick, from the non-commissioned officer on duty.

6. A memorandum is to be in-cried at the faut of the officer's report, stating the hour at which the hospital was visited, and that the necessary questions were

asked, with the complaints, if there be any.

This officer on no account to quit the fines of his corps, but to be ready, at all times to receive reports, and to proceed to the lines whenever his presence may be necessary. In all cases of fire, not only in his own lines but in those of say other corps, he will invariably proceed to the spot, and will be ready to afford at the assistance in his power, towards the preservation of public or private propertyl

#### VII.—THE SERJEANT MAJOR.

1. The Sergeant Major is under the immediate order of the Adjutant, whose principal amintant he is; and to whom alone he is responsible : he is charged, in a toppodary degree, with the responsibility which rosts upon that officer, in all that relates to the drill, the examination of men paradel for duty, and to the discipline, generally, of the native officers and sepore, it is through him, that the Adjutant generally conveys to the corps, the verbal and occasional order of the commanding officer.

- 2. All verbal orders given through the Serjeaut Major of the regiment, are to be obeyed as promptly, as if they were created in the regimental order book. If any officer shall apprehend that there was a mistake in an order thus issued, he is to bring it under the commanding officer's or Adjutant's notice, that it may be corrected; but he is not humself to stop its execution. On service, it may be often necessary to convey to the men, orders of the greatest consequence in this manner.
- 3. As this non-commissioned officer lives in the lines with the men, he must flecessarily be sooner informed of any irregularities they may commit, than any other European in the regiment; he should therefore, he very attentive to their behaviour, and particularly so to that of the native commissioned and non-commissioned officers; and he should not fail to report any occurrence that may come to his notice, calculated to affect the discipline of the corps.

4. He will parade all guards, and see that they are clean and dressed according to order; after guard mounting in the morning, he will attend the drill,

and assist in its superintendence.

5. He will also attend dull in the evening, whenever 20 files, or upwards,

of old sepoys are at dull.

6. He will instruct the young non-demissioned officers in their duty, and take opportunities of examining the older ones, to ascertain whether they are acquainted with theirs.

7. He will be careful that men ordered punishment drill, be not permitted

by the orderly havildars to evade the order.

8. He should invariably wear the uniform furnished by Government; and if permitted to wear a raggy, it should be perfectly plain, with a badge on the arm or shoulder similar to that furnished by Government.

9. He is to be strictly prohibited from receiving presents from the natives of the corps, at Christmas, or at any other holiday.

10. The Serjeant Major is never to be spoken to, harshly, before the men; if, after having been once or twice admonished, he should not refrom, he is no longer fit for the situation.

#### VIII .- THE QUARTER MASTER SERJEANT.

1. The Quarter Master Serjeant is to assist the Quarter Master, in care of the atores; he is to see that the parade is cleared and clean, and the flags for exercise are always ready, and pitched according to orders.

2. He will go through the lines, once every twenty four hours, and see that the orders respecting them are duly attended to: he will, in the first instance, point out any devision from the orders to the orderly havildar of the company, in which it may occur; and if not immediately remedied, he will report it to the Quarter Master.

3. As this non-commissioned officer acts, in some measure, as drill Serjeant, he must take an opportunity of performing these duties, at such hours as will not

interfere with his attendance at drill.

A. The Quarter Master will never, but in cases of the most argent necessity, employ him during drill hours; and whenever such necessity occurs, which can be but seldom, it to to be intimated to the Adjutant.

5. The orders respecting dress, haid down for the Serjeant Major are equally applied to the Quarter Master Serjeant, as well as the prohibition of the upper translanguage to him in presence of the men.

#### IX.-NATIVE COMMISSIONED OFFICERS.

1. It is to this class of officers, that officers commanding companies must look for correct information, respecting the conduct of the men in the lines.

2. They are so often detached on daily, with small parties of the corps, that

much of the efficiency of the regiment will depend on them.

3. They should be confined to the duty of their rank, in the performance of which, they should receive the most decided support, and their just authority should

be upholden by the European officers as much as possible.

4. It is, however, to be clearly understood by all, that the native officers are as much subordinate to the European officer commanding their company, as any men in it; and that they are passessed of no distinct or separate authority, which in the slightest degree, renders them independent of the officer commanding the company.

5. They should not be permitted to interfere with men, wishing to make any complaint or reference to their European officers; they may accompay the men, but should not enter into any previous investigation; and it should be fully expained to them, that any attempt, on their part, to suppress a complaint, or prevent a sepay from going to his European officer, would be considered as disobedience of

orders, and dealt with accordingly.

6. The privilege of communicating the wishes or request of the men to the commanding office, is to be confirmed to matters connected with their religious

prejudices and ceremonies.

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7. The practice of making the native officers the medium of communicating orders of Government to the men is to be strictly prohibited. Any thing to be applianted to a company, is to be always done by the officer commanding the company, who is the channel of explanation on these ore assens.

. 8. All meetings of native officers, and their in-tituting an investigation into alleged complaints, or sending for and examining individuals, is to be strictly probibited. Those implicated in such proceedings, are to be brought immediately to

the notice of the Commander-in-Chief.

9. The native officers are to suppress all disorderly conduct, and to report to the officers of their companies, any discontents or irregularities that may come to their knowledge.

#### X .- NATIVE OFFICER OF THE DAY.

1. The native officer of the day is to visit the guards and hospital of the regiment, under the orders of the European officer of the day.

2. He is to go through the lines once during the day, and about half an hour after fatton-heating, when he will repress all disorderly conduct, and dispense any assembles of men; taking care to report particularly to the European officer, the most trifling occurrence, in any way affecting the regularity of the corps.

. 3. Should any meeting of native officers, or others, for the discussion of matters consecuted with their duty as sudders, take place in, or near the lines, he will report it immediately to the European officer of the day, with such circumstances connected with the meeting, as he may be able to learn; any neglect of duty on this head, will be deemed a disobedience of orders, and dealt with accordingly.

#### XI .- NON-COMMISSIONED OFFICERS.

1. Non-commissional officers rank according to the dates of their appointments.

2. Naicks appointed to act us havidars, are to be ranked abuve all other naicks; and sepays appointed lance naicks in regimental orders, are to be obeyed as naicks.

3. It is desirable that a lance naick be appointed to every company, the duty being in general very heavy on the naicks; and this appointment would also be the means of discovering their fitness for promotion to the permaneut rank.

· 4. Non-commissioned officers ought to show a good example; to be partienlar in the performance of every duty, smart and clean in their dress, always recollecting, that upon their conduct and soldier-like appearance, much of the credit of the corps will depend.

5. When on duty, they are not to permit any irregularity, neglect, or deviation from orders whatever.

6. They are to exact, when in the execution of their duty, the promptest obedie ence from inferiors, immediately, confining, (when alone on guard or detached.) and in other situations, reporting every man who disputes their orders, or who replies to them in a disrespectful manner.

7. A Nou-commissioned officer who is found to have counived at any irrogularity or neglect of duty, can never be considered as trust-worthy; his further promotion should, therefore, be stopped, and such other notice taken of the neglect.

as the nature of the case may seem to require.

8. Non-commissioned officers, though not on duty, are to check irregularities and neglects which are prejudicial to good order and discipline, and to be particuharly careful not to permit any assemblies of men, in or near the lines, at unseasoughle hours, or for the discussion of any points connected with the service; and should any irregularity of this description, or discontent of any kind, come to their knowledge, they are to report it without loss of time, to the officer commanding their company.

9. In whatever company or portion of the corps, the discontent may show itself, on its coming to the knowledge of a non-commissioned officer, he is to re-

port it immediately.

10. The havildars at the head of sections, have a very favourable opportunity of evincing their fitness for further advancement; no man, who may be found indifferent to his duty, in this, or in any other rank, should ever be promoted.

### XII.-PAY HAVILDARS.

- 1. The pay havillars are to assist the officers of companies, in keeping the pay accounts; to take charge of the spare arms and accountements, or other stores of the company, and to keep them in good order.
- 2. They are to take regimental duty, but not to be sent on general duties, or on command, unless it be with their companies.

3. They should not be put on guard a day or two before or after muster, or ear

pay day, or the day after.

4. The appointment of pay havildar is not confined to havildars or naicks. although they should be preferred when perfectly competent. But the domination rests with the officer commanding 🗫 company, who is responsible for the pay of the men, and for the correctness of the accounts; and whose interest, as well as

In native corps, from the frequency of detached committee and guards not committee of the contrast of the cont It is consequently necessary, that in promoting them, the claim of seniority should not be en-

clusively altended to

<sup>\*</sup> Note.—The greater humber of non-commissioned efficers have great ever-ten to making these reports, from an approximation, that should they fast in proving the facts on which they me grounded, they would be pusished. It should, therefore, he clearly understood, that if there appeared sufficient grounds for the suspicion of what was reported, that it was not entirely with out foundation, nor the effect of making or folly; the reporter would be considered to have density A daty, and to be carried to commendation.

daty, it will be to take care, that the office is held by an individual, who is in all

respects qualified and trust-worthy. 6. The appointment of a pay havillar is to be notified in regimental orders. and he is not to be removed by an officer who has the occasional and temporary

charge of a company, without the sanction of the commanding officer.

6. The pay havildar will take care that the arms are regularly marked, and he will keep a roll of the company, showing what number has been allotted to each man in it.

7. The arms and accourtements of the different companies, are to be marked with a distinguishing letter: A, for the 1st grenadiers, B, for the 1st or light company, C, for the 2d company, and D, E, F, G, H, I, and K, for the other seven

companies.

8. Every set of arms and accountements is to be marked with a number (1, 2, 3, &c.) in addition to the letter. The practice of marking the names of men upon their arms and appointments will thus be rendered unnecessary, and is to be prohibited.

#### XIII.—ORDERLY HAVILDARS.

These men to be on duty for a week.

2. They will call the roll of their companies at the parades, and report the

names of all absentees.

3. They will also tell off their companies, sub-divisions, sections, double files and threes, taking care that every man knows his place and duty; they will then examine the dress of the men, with their arms and accourrements, and see that every thing is according to order; after which, the company is to be reported to the senior native officer present, who will immediately make his report to the European officer; should the latter not be on the parade, the native other will proceed to examine the men, and ascertain that they are properly told off; this is never to be omitted, whether the men parade for exercise or not.

4. The orderly havildars will parade all men furnished for guards or other duties by their respective companies, and march their details to the parade, delivering them over to the Serjeant Major, or the Haviluar Major. They will be particularly careful that every man is clean, the flints properly fixed, and the annuanition according to order; any deficiency in this respect, is to be reported at the

time of delivering the men to the Serjeant Major.

5. They will prepare the daily reports of their companies for the Adjutant. and for their companies. They will keep the roster of the men and non-commissioned officers; attend to the arms, accourrements and stores, lodged in the bell of arms, and prevent the arms or accoutrements being kept in the huts of the

6. They will attend to the streets of their companies, and report any inattention

to the orders in force, to their Captains.

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7. They are to take all sick men to the hospital, and on their admission, -remort to the officer commanding their company: this they will also do, when a « win is discharged. Ģ

### XIV .- THE HOSPITAL ORDERLY.

"I. The hospital orderly is to be a havildar, and to be relieved weekly : negfigures and irregularities of the worst description, will be the certain consequences of permitting a non-commissioned officer to be on this duty permanently.

2. If will be the duty of this non-commissioned officer to attend generally. to the sick; and to see that none quit the hospital but such as have the surgeon's

3. He will also take care that the hospital attendants are present, and ready to afford their assistance to the men in hospital.

4. He will strictly attend to all orders he may receive from the surgeon; report to the visiting officer the number of men in the hospital, and any sircumstances connected with the condition of the sick, which may appear to require the notice of the commanding officer.

#### XV .- DRUMMERS AND FIFERS.

The drummers and fifers, when on general duty, must necessarily be under the officer commanding; but when off duty, they are immediately under the orders and authority of the drum or fife major, whichever may be senior.

#### XVI.—PROMOTIONS.

- 1. The numerous and important duties which fall to the native commissioned and non-commissioned officers, owing to the small number of European officers usually present with a native corps, rendered it indispensable to the efficiency of the native army, that none be advanced to these situations, but men who are in every respect qualified for them by superior intelligence, respectability of character, and uniformly good conduct. Readiness in meeting the calls of the service, is to be cond-sidered as constituting, in itself, a strong claim to promotion,; nor can it be too early impressed on the young and aspiring soldier, that he may, with confidence, rely on his own exertions for the notice of his officer, and for advancement in the service.
- 2. In estimating the comparative merit of native commissioned, non-commissioned officers and privates, who may be candidates for advancement, reference is to be made to the character books.
- 3. When two men appear to be of equal merit, should one of them have distinguished himself in the field, and the other have had no opportunity of doing so, the one who has thus distinguished himself, is to be preferred.

4. When two men appear to be equal in point of merit and field service, the

oldest soldier or senior officers is to have the preference.

5. No non-commissioned officer, who is negligent in the execution of his duty, or who is found unequal to his situation, is to be recommended for promotion to higher rank.

6. A lance naich, who during his period of trial, does not give satisfaction, should not be recommended for promotion to the rank of naick; and if

guilty of any neglect of duty, he should be at once reduced.

7. Although the native soldiers are strangers to intoxication from fermentaed liquois, stupefaction from opium or bang, is not common among them. Any man addicted to habits, leading to this state of mental torpor or imbedility.

is to be considered disqualified for promotion.

- B. In some regiments, the recommendation of officers commanding companies for promotion to the rank of havildar and maick, is not sufficiently attended to. It is of importance, that the officer, who has the best means of knowing the merit of the men should be entrusted with some means of rewarding it. The officer commanding the company, is to be considered responsible for the fitness of the individual recommended: his recommendation is to be registered, and is to be attended to. When the officer commanding the regiment on Tull inquiry, shall not approve of the man recommended, he will return the recommendatory roll to the officer commanding the company, with directions to make another selection.
- 9. When a vacancy occurs in the rank of havildar, the commanding officer will select a nack terreplace him from the general list, referring, before he decides on the promotion, to the officers commanding companies, for the character of the individual.
- 10. Vacancies in the rank of naick, are to be filled up from the most deserving sepoys, at the recommendation of officers commanding the companies in which they respectively occur. But where two vacancies occur in the same company

within two months, the commanding officer will take the opportunity of calling for rolls from other companies, and will select some deserving man, who has been

backward in his promotion, for one of the vacancies.

11. When any companies are detached from the regiment, and employed on actual service, all the vacancies which may occur while they are thus detached, are to be filed up by promotions in the companies in which they occur; and they are, at the same time, not to be overlooked in any promotions which may be made in the regiment.

#### XVII.-REDRESTOF GRIEVANCES.

1. When a non-commissioned officer or soldier, thinks he has cause of complaint, he will make his representation in a respectful manner, through the officer commanding his company; and although, on inquiry, the complaint may prove to be groundless, provided it be not also malicious, he is not to be rebuked for the mistake he has committed. Should the complaint be well to the mistake place in redressing the complaint be well to the mistake place in redressing the complaint be well to the mistake place in redressing the complaint be well to the mistake place in redressing the complaint be well to the mistake place in redressing the complaint be well to the mistake place in redressing the complaint because of the complaint of the complaint be well to the mistake place in redressing the complaint of the complaint o

put to him by a superior officer, shall be liable to punishment.

3. If any sepoy or drummer considering himself ill-freated by a non-commissioned officer, shall, in return, make use of threatening or provoking words or actions, or abusive language, instead of taking the proper means for obtaining redress, he shall be liable to punishment for this breach of decipline, although, on inquiry, it may appear that the non-commissioned officer's conduct was reprehensible, in the first instance. This rule is to apply in all disputes between any non-commissioned officer and another of higher rank.

#### XVIII,-DISCHARGES.

 Every native soldier, after three years' of service, is entitled to his discharge in time of peace, if his company is not ten men short of its complement, on making application for it through the prescribed channel.

2 The greatest attention is to be paid to all applications for discharge; and no man, who shall have completed his contracted period of service, is ever to be refused, excepting while employed on service, or in the case of expected service, as

hereafter specified.

3. Applications for discharges, are, in the first instance, to be made to the European officer commanding the company, to which the person applying belongs.

4. The application is to be reported to the commanding officer of the regiment, who, in the case of commissioned officers, will transmit it to the Adjutant-General; and in case of non-commissioned officers and privates, will either grant the discharge immediately, if the occasion appear to be urgent, or defer until the expiration of two months, from the date of the application.

5. If the corps be on service, or if there be the expectation of service, he will

reject the application altogether.

5. The power of commanding officers to dismiss sepoys, unfit for the service is confined to the cases of men, who from boddly defects, sickness, or accident, are ingapable of performing the duties of a soldier, and who are not entitled to the benefit, of the invalid establishment. In all such cases, the surgeon is to bear testimony by his signature to the discharge, to the unfitness of the individual for performing the duty of a soldier, commanding officers may also dismiss, without reference, recreate who, from a wkwardness at the drill, are obviously unlikely to become smart soldiers.

7. In all other cases of unfitness for the service, or when the commanding effices is desirous to have a sepoy discharged, application must be made for the

sanction of the Commander-in-Chief. The application to the Adjutant General, is to be accompanied by the original proceedings of any Court Martial, or Court of Inquiry, which may have been held on the occasion, and by a minute discriptive roll of the sensor.

8. All native soldiers convicted of the crime of their before a Court Martial or a Magistrate, may be discharged the service without a reference to Head-Quar-

ters, such persons being considered a disgrace to the military profession.

9. Native soldiers, to whom corporal punishment is awarded by the sentence of a regimental detachment of Brigade Court Martial, are to be discharged the service, if the General or Officer commanding the division shall think proper to order the punishment to be inflicted.

10. When sepoys obtain their discharge, they are entitled to every article of dress, and the ornaments appertaining to it, except the coat and pantakons, due for the two years preceding the 1st of January of the current year.\* Their caps, breast-plates, and gr. at-coats, should be purchased by the Quarter Master, and served out to recruits.

11. Cammanding Officers are authorized to discharge drummers and fifers received from the Orphan School, on their application, and without reference to any particular period of service, provided that they be satisfied, that the object of the application is likely to prove beneficial to the individual. They are not to be discharged as a punishment, except when they may appear incorrigible.

12. In all other respects, the rules for the discharge of drummers and fifers, are

the same as those for sepoys.

#### FORM OF DISCHARGE CERTIFICATE.

To all Officers, Civil and Military, whom it may concern.

A. B. Captain,

Commanding the company --- regiment.

Station and date.]
Exd. C. D. Lieutenant,

Adjutant Regiment.

Commanding the regiment,

N. B. The following certificate is to be inserted on the back of the discharge: I acknowledge to have received from the Honorable Company, a full and true account of all my pay, arears of pay, and all other demands from the said Company, from the in-e of my first enlisting into their service to this date; also clothing for the year—(or compensation in lieu of clothing, should any be due.)

X. The mark of

In the presence of Havildar.

#### XIX .- GUARD MOUNTING.

1. All guards are to parade with shouldered aims and unfixed bayonets, without any intervals between them, the ranks open, and the havildars with pikes carried. The officers with their awards drawn, and non-commissioned officers, commanding guards, are to be formed about forty paves in front of the centre, in two ranks, facing the line, where they are to receive the old parole, and such orders as may be given to them.

The field officer or other officer commanding, will give the word of command,

Officers, and non-commissioned officers, -Butward face,

Take post in front of unar respective grands,

Guick march.

As soon as they have taken post, fronting their respective guards, the word of command will be given:

Officers, and non-commissioned officers,-to your guards!

March. Hault.

Front.

The commanding officer will then give orders to

Order arms. Fix bayonets.

Shoulder arms.

Officers, and non-commissioned officers, -inspect your guards.

The several officers and non-commissioned officers will then inspect their guards as quickly as possible.

When there is a Captain's guard, each officer is to take a rank, followed by a

havildar.

As soon as the inspection is over, the officers and non-commissioned officers return to their posts, and the Adjutant will go down the line, and receive the report of each guard.

The commanding officer will then order

The Troop,

and the guards will be marched past by divisions.

2. Whenever an officer, senior to the officer on duty, may be on parade, the guards will march by, and salute him; the senior officer on duty taking post, and marching past at their head.

#### XX.--CONDUCT OF GUARDS AND SENTRIES.

1. The conduct of the guards and sentries of a regument, with their appearance in point of dress, will always indicate the state of the corps, as to discipline and interior economy.

2. The native commissioned and non-commissioned officers, when on guard, must therefore pay the greatest attention to the conduct of their men, and carefully examine the dress of every relief, before marching it from the guard-room.

3. Guards refieved daily, should never take off their accountrements, except for the purpose of cooking; and one-half of the guard only is to be permitted to be ab-

sent for this purpose, at the same time.

between the hours of March to the 23d of October, all guards lodge their arms, between the hours of 8 in the morning and 5 in the afternoon; and from the 22d of October to the 22d of March, they lodge their arms between the hours of 10 in the morning and 4 in the afternoon. Between these hours, they do not turn out to any pursue as a compliment, unless especially ordered.

5 The officer commanding the guard, and the next senior to him, are never to be absent together; every man is to be present when the arms are taken up in the afternoon; and no one is to quit the guard after sun-set, except on some very us.

gent occasion, when it is expected, the absence will be as short as possible.

- 6. All guards are to be ready to turn out and stand to their arms, during the night. Guards religived daily, are expected to be ready to do this in the day time.
- 7. The reliefs of sentries are to be always marched off by a non-commissioned officer, who will be held responsible, that the orders are explained to every man and understood by him, before he is posted.
- 8. It is the duty of all guards to protect, as far as may be in their power, the stores and property belonging to Government, although not actually delivered to their charge.
- 9. Sentries are never to put down their arms; they are, on no account to enter into conversation with passengers or sothers, or to walk about in a sauntering lounging manner; their spaceshould be the usual quick step.
- 10. When wa, office approaches a sentinel, he is to stand steady, facing to his proper front; and will precent arms to a field officer, or officer of superior rank, when he passes in tent-of him. If he pass in rear, the sentinel will neither face about, nor-present arms.
- 11. After sun-set, guards do not turn out as a matter of compliment; but sontinels will stand-steady, with carried arms, and facing to their proper front, when officers in uniform approach their post until the evening is so far advanced, that they begin to challenge.
- 12. They are to enforce firmly the orders given to thom, without distinction of persons; the slightest deviation from this injunction, will subject them to severe punishment. If opposed or resisted, they will call the guard, or should the occasion be urgent, use their arms.
- 13. The orders for each particular guard, and the rules respecting the honors and compliments to be paid to officers of different ranks, and to parties, under arms, are to be written in the Debragues and Pensian characters, and hung up in the guard room. The daties of sentries are to be also fully detailed in the same manner; and although the commissioned or non-commissioned officers on guard, may be unable to read, they will, it, most cases, find some men of the guard capable of doing it.
- 14. All guards are to be furnished with a lamp during the night, particularly guards entrusted with the charge of prisoners.
- 15. Sentrics from gnards or picquets are never to challenge, but when they see or hear some one approaching their post. The calling out, as is often practised, merely because they hear another sentry challenge, is unmilitary, and should be strictly prohibited.
- 16. When any one approaches their post at night, they are to face towards him, to stand firm in a state of preparation, with ported arms, till they have ascertained who is coming.
- 17. Guards and picquets are always to fall in the order in which they were marched off from the regimental parade.
- 16. The slightest neglect, on the part of a sentry, should be severely punished: It should be clearly understood, that negligence in the performance of this duty, would never be overlooked. All the guards and sentries of a regiment should be pecasionally visited at night by an European officer, who will report in writing, whether he found them alert and vigilant.
- 19. All guards or excepts, from which more than one sentry will be required, and having but one non-rommissioned officer, are to have a lance mark attached to them, who will take, in turn with the havildar, the duty of relieving the sentres.

20. Sentries are in the habit, particularly in the cold weather, of wrapping up their heads in cloth; this practice is to be strictly prohibited.

#### XXI.—SKELETON DRILL INSTRUCTIONS OF NON-COMMIS-SIONED OFFICERS.

1. A regular system of instruction is to be established and persevered in.

2. As many of the non-commissioned officers of all ranks, as can be conveniently assembled, should be paraced two or three times a week, and instructed by the Serjeant Major, under the superintendence of the Adjutant, in taking up distances, covering, and giving alignments on distant points. At these drills it must be, ascertained that the distance ordered, is correctly taken; if it be not, the error is to be clearly pointed out, and corrected.

3. The duties of the coverers, in the different changes of position for a battalion, salaid down in the regulations for the field exercise of the aimy, should also be carefully explained, and every non-commissioned officer occasionally examined, that it may be ascertained whether he is acquainted with the duty re-

quired of him.

#### XXII .- CLOTHING.

1. It is desirable, that every man should have two coats, and this, a little attention will effect.

2. The old coat is to be worn on fagging duties, such as commands, guards in the wet weather, and night guards; the second coat might always be dispensed with on marghing at a relief, if the corps moved near the period when fresh

ciothing was due.

3. The extra coat should never be considered an incumbrance, as it enables a corps to parade smartly dressed, on occasion, on which more than ordinary attention is paid to appearance; and it would never require more than two backeries to transport the coats of the whole, the expense of which, even if borne by the officers, would be triflue.

4. To ensure, as far as possible, the coats being made up to fit the men, every company should furnish the Quarter Master with an indent, detailing the number of coats, of the different sizes required; this can always be ascertained with the greatest exactness in a company. From the company indents, the Quarter Master will prepare a general one, for the regiment.

o. Officers commanding companies, will keep a roll of their men, with the

size coats required for each man, specified opposite his name.

6. On the receipt of the clothing, the committee will carefully examine it and will ascertain whether it exactly corresponds with the indent; should it not correspond with the indent, or should it be, in other respects, objectionable, a copy of the survey report is to be transmitted to Head-Quarters.

7. On the issue of clothing, a receipt for the number of coats, specifying the size required for each company, is to be sent to the Quarter Masters, who will serve out the coats in conformity with it; and the roll already referred to, will easure their being given to the proper men.

3. The woollen trowsers are to be indented for and served out, in the manner

above directed.

9. Many men are in the habit of sleeping in the cold weather, when off duty, is their coats and pantaloous, a practice which is to be strictly prohibited.

10. As soon as the white clothing is in use, the best coats and pantaloons in wear, are to be neatly packed and lodged in the bells of arms. This procaution will secure them from fire, and the pay havilder should see them opened and aired, at least once a month in the dry season, and every week in the wet season.

#### XXIII.-HALF-MOUNTING.

. 1. Commanding officers will consider it their duty to see, that the sepoys and recruits are provided with the necessary articles of palf-mounting; through the agency of the Quarter-Master of the regiment, at the cheapest possible rate, of good materials and workmanship, and that no more than the actual amount of the cost and charges be deducted from them.

2. Stoppages for half-magniting, are to be made under the authority of regimental orders, and the amount stopped, is to be inserted in the acquittance roll of

companies.

3. Officers commanding companies will inform the Quarter Master, by letter, of the amount of monthly deposits with the pay master, on account of half-mounting.

. 4. When a regiment is recruiting, the Adjutant on the 1st of every month, will furnish the Quarter Master with a memorandum of the number of recruits received, during the preceding month, to enable him to prepare the half-mounting required.

5. Whenever turbans, great coats, breast-plates, or Euapsacks are required, the necessary application is to be made for the Commander-in-Chief's sanction

through the General officer commanding the division.

6. All articles of half-mounting are to be surveyed by a regimental committee, previously to being served out; and proceedings of the committee are to be transmitted to the Adjutant General.

7. Any sepoy who shall neglect to keep up his half-mounting, is to be put under stoppages in regimental orders, not exceeding 2 rupees a month when stationary, and I rupee when marching, and will be supplied by the Quarter-Master with

the articles required.

8. Officers commanding corps are held personally responsible for the data appropriation of advances on account of helf-mounting; and they will also consider it their duty to ascertain, that attention is paid to the preservation of the supplus articles of half-mounting, remaining in store.

#### XXIV.—PETTY STORES AND FORGE ESTABLISHMENT.

1. The articles of this description furnished by the Government, for the repairs of arms and accountements, being intended for the whole corps, should be lodged in the atore-room, and issued, when required, to repair or to re-place parts of the accountements worn out, or destroyed.

2. The lorge is to be under the charge of the Adjutant.

#### XXV.—BAGGAGE.

1. Every man on march is to carry the following articles neatly packed in his knapsack: an unga, one pair of while trowsers, the fatigue or croth pass being in wear (according to the season.) a dotec, a tawa, a small durse or carpet, for sleeping on, about 6 feet long by 3 feet brand; and also, a piece of pipe-long; this will leave toom for a chudder, should the man wish to carry one. A lota, not larger than what will contain a seer, is to be strapped on the top of the knapsack, with the string for drawing water rolled up inside the leta: this is to be called light marching order.

2. Heavy marching order is to include a great coat or blanket, rolled up and strapped on the top of the knapsack, with a pair of since inside the knapsack. The knapsacks are to be neatly partied, and carried well upon the back, clear of

the pouch.

3. Every corps should parade at all seasons once or twice a month, in light or heavy marching order; the companies should be inspected, and the corps, it the cold season, should be marched a few miles.

4. As a is of importance, that the men should, on all occasions of actual service, march as light as possible, the carriage for the great coats being provided for except in cases of emergency, the only articles they should be permitted to take, in access to those in the knapsacks, are a dotee and an anga, with 3 seems of pots, amounting altogether to 4 seems per man.

5. This will enable every company of 90 men, to march with 5 bullocks, or 3 camels. A few spare camels for the regiment, and one bullock per company, are to be allowed at starting, to re-place those that may the injured, or knocked up.

6. The officers are to be particularly careful to prevent the cattle being overloaded; any man attenuing to take more than the prescribed quantity of baggage should be punished. Without constant attention, on the part of European officers, this order will be curtainly evaded.

7. A sepoy is to be allowed with the baggage of each company, while marching with a non-commissioned officer to superintend the whole: these men are to

be relieved weekly.

. 8. The General is to be the signal for striking the tents, and loading the baggage; and full time should be allowed for this, before the men are ordered to fall in.

#### XXVI.-REGIMENTAL NECESSARIES.

1. Every man is to be furnished, as directed in General Orders, with

One pair of fatigue trowsers,

Three pair of white trowsers.

Three ungas, or jackets.

A great coat.

A set of beach, with clasp.

2. The undermentioned articles should also be produced at the inspection of necessaries:—

One pair of light shors, sewed with thread, and not with thongs, to be reserved for parade duties besides the pair in wear.

One doter, besides that in wear.

One pourly cover, black,

One cap cover, ditto.

#### XXVII.—SERVANTS TO BE KEPT UP IN EVERY COMPANY.

Two washermen.

Two harbers.

One sweeper.

The pay of these servants is to be fixed by the men, when hiring them, and sanctioned by the officer commanding the company, who will take care that they are regularly paid, and certify that they are so, at the foot of his acquittance roll.

### XXVIII .- RELIEFS AND DETACHMENTS.

1. Corps ordered to move at relief, will expend their annual practice ammusition, or make it over to the relieving corps, as circumstances will admit.

2. Minute and particular surveys should be made of all public buildings, ih

every siruation where troops are relieved.

3. Commanding officers of posts and detachments, will take the most effectual measures for the protection of all buildings, public and private, as well as the buts of the men, during the progress of the relief; so that the relieving corps may derive the full benefit of whatever huts and shelter may be left by the relieved troops.

troops.

4. Corps which are ordered to move, are furnished with routes from the Quarter Master General's department, or by the staff of the division; and smaller de-

tachments should always, if possible, be furnished with a route, fixing the stages at which they are to encamp, and the halts they are to make. This route is not to be

deviated from without some urgent cause.

5. Whenever a detachment of troops, or single corps, may be ordered to preceed by land through any part of the Company's territories, the commanding officer of such detachment or corps, is required to give the earliest practicable information to the Collectors of the Revenue of the Zillahs through which the troops are to pass, of the period of their arrival within such districts respectively, with a list of the places at which they will encamp each day, and the specification of the supplies which will be required. The number of maunds of fire-wood which will be required for the use of the whole detachment, including the officers and the camp followers, should be ascertained as exactly as possible, and noticed in this communication. When a detachment moves by water, information of the date, when it will enter a Collector's district, and of the places where supplies will be required, should also be given to him as accurately as may be possible.

6. The commanding officer will likewise notify to the Collectors, the probable period of the arrival of the troops at the rivers or nullahal intersecting their march, where boats or temporary bridges may be usee sary for crossing the troops, and

the baggage attached to them.

7. The commanding officers will, at the same time, communicate to the Magistrates of the Zillahs, through which the troops are to pass, the probable time of arrival of the troops within their respective jurisdictions, and specify the places at

which they will encamp daily.

8. Orders have been given by the Government, that od receiving the notification abovement oned, the Collector shall issue the necessary orders, to all persons throughout his district, for furnishing the troops with such supplies as they may require, and for the providing of boats, for crossing nullahs, that no impediments may cause delay in the prosecution of the march. A respectable native officer will be deputed by the Collector, to accompany the troops through his district, for the purpose of aiding in the furnishing of supplies, and of facilitating the march of the troops, by furnishing them, with such assistance in cattle and hackeries, as may be absolutely necessary, to enable them to prosecute their route.

9. It will generally be found to be attended with much convenience, if an intelligent non-commissioned officer, or an old sepoy, according to the strength of the detachment, is sent forward the day before, to see that the supplies are ready for

the troops when they arrive.

10. All supplies furnished to the troops, including earthen pots and firewood, are to be paid for by the persons using them, and commanding officers are held responsible for the observance of this order, and are enjoined to make immediate inquiry into all complaints preferred against any person under their command.

- 11. Whenever a detachment of troops, or a single corps, shall be provided with boats, or temporary lividges, under the orders of the Collector, for the purpose of crossing the troops and baggage, the person providing them is to be furnished with a certificate, specifying the number of boats and persons employed, the berden of each boat, and how long they were employed. When temporary bridges are constructed, their dimensions, and the uniterials of which they are made, or to be stated in the certificate.
- 12. The certificate above specified, will be forwarded by the person to whom it is greated, to the Gollector, with his statement of the expense he has incurred, who has been directed to transmit it without delay to the officer commanding the detachment, on whose account the expense was incurred. The commanding officer will state generally thereon whether the services charged were performed, and offer any objections he may have to the charges?

<sup>&</sup>quot; See regulation XI. of 1886,... Heriey's code, page 614,

<sup>†</sup> See regulation XI, of 1806.—Mentoy's orde, page fla.

13. Pierhead and platforms being unnecessary for corps marching unencumbered with artillery or heavy carriages, no allowance will be granted for them; two platform boats only will be allowed for a battalion of sepoys, for crossing the bazar and officers' cattle.

14. All occupiers or proprietors of land, suffering injury from the encampment or merch of troops, should turned the commanding officer with a statement of the nature and extent of the lajary, when he will certify generally whether the injury has been sustained, with his opinion as to the justice and extent of the claims.

15. Officers proceeding by water with detachments of troops, or in charge of stores, requiring assistance, will make the necessary application to the Magistrate or Collector of the district; or, in situations remote from the residence of the principal civil authority, to the subordinate native afficers; all such applications for men, or supplies of any kind, are to be accompained with the amount of the line of the dandles or coolies, or the value of the articles required.

16. Officers communiting detachments, are to consider themselves responsible for the conduct of all those under their command, and they must be careful.

that the soldiers or followers do not straggle from the line.

17. They are expected to use all the means in their power, to prevent oppression or any juty countries of complaint, for the inhabitants of the districts through which their derichants may pass; and although it is the duty of every officer to preserve order and discipline among the troops in all situations, yet an attention to these essential points becomes more particularly necessary on a march, since any excesses consulted by the men, must necessarily tend to excite alarm among the inhabitant, and consequently cause difficulty in procuring supplies.

18. Officers commanding detachments or corps, marching from one station to another, are to report to the Auditor General, the day they commence their

march, and the date on which they arrive at the place of their destination.

19 A report of the march of all corps or detachments, is, to be made to the

Quarter Master General of the army.

- 20. Officers commanding detachments, who may experience delay or difficulty, from the state of the roads, or the want of boats or ferries, or the want of supplies, should report the circumstances to the officer, under whose orders they were detached, that he may bring the subject under the notice of higher authority.
- 21. All officers commanding corps and detachments, are to report the date of commencing their march, and to continue to report their progress weekly, to the officer commanding the division, district garrison, or field force, to which they are ordered to proceed.

22. Weekly reports of progress with present states, are also to be for-

warded to the Adjutant General of the army.

- 23. In all these reports of progress, the officers should be careful to mark distinctly, the position of their detachments, at the time of making their report, and if they are encamped at some obscure village, they will add its distance from a well known town or city, in the neighbourhood.
- 24. Officers commanding corps or detachments, who have to pass through a cantonment on their march, are to apply in the regular manner, through the staff officer of the post for permission to enter it; and the officer commanding the detachments, is to wait on the officer commanding the cantonment, (if his senior,) with a present s ale of the detachment, as soon as practicable after his arrival.
- 25. All detachments in fixed stations, are to maintain the same system of discipline, with repact or parades, drills, guard mounting, and dress, as may be observed with their respective corps.
- 26. As the character of a corps depends greatly on the appearance and behaviour of its detachments, the officers should be particular as causing their mes to appear clean, and properly dressed.
- 27. Parties morching under native commissioned and non-commissioned officers, are often permitted by them to move in six unsoldier-like manner, the men

straggling along the road, improperly dressed. On this head, officers commanding regiments will give such directions, to every officer proceeding fin charge of a detachment, as may appear suitable to the occasion, and calculated to prevent a practice at variance with good order and discipline.

#### XXIX .- TREASURE ESCORTS.

1. Officers proceeding in charge of treasure, caunot be too cautions and vigilant: they should see their scottice posterl, and ascertain that every man under-tands the duty he is placed on, and the orders he has received.

2. Not more than a third of the party should ever be absent during the day, and

every man should be present before sun-set.

3. The arms should be examined every evening to ascertain that the finite are properly fixed, and in good order, and all the loaded musquests should be fresh primed.

4. The sentries should always be posted within sight of each other; and at night, near enough clearly to distinguish any man who might attempt to pass

between them.

. 5. The musquest of the sentries, and those of not less than one-third of the

party, should be always loaded.

- 6. The arms should be grounded, not piled: and at night, the men should lie down in their ranks with their accountrements on, and be ready to act at the shortest notice.
  - 7. The European officers, or at least one of them, will be with the men.

8. The sentries should be visited every half hour by amative commissioned or non-commissioned officer, and two or three times during the night by an

European officer.

9. In camping the party, care should be taken to occupy a clear spot, free from brushwood, cultivation, old buildings or ruined walls, which are calculated to affind cover to any party, wishing to make an attempt on the treasure, and may enable it to approach unobserved: there being little to apprehend on ordinary occasions, from an open attack: the cleater the spot, on which the party encamps, the safer it may be considered. Officers will recollect, that the slightest neglect, or want of vigilance on the party of the escort, is likely to produce an attempt to carry off the whole, or part of the treasure.

#### XXX.-GENERAL OBSERVATIONS.

The men are to be brought to conduct themselves on all occasions, and in all
situations in an orderly soldier-like manner, to avoid riotous assemblages, and to
be particularly careful not to offer violence to the inhabitants of the country.

2. Should any person, not in the military service, ill-treat, shuse, or insult a sepoy, the latter is not to take the law into his own hands, and chanise the individual himself; he will ascertain who the offender is and where he resides, and will then report the ill-treatment he has received to his officer, who, through the medium of the officer commanding the regiment, will endeavour to procure redress for the injury, by means of the civil authorities; should the redress solicited not be afforded, a report of the whole of the circumstances is to be made, for the information of the highest military authority.

3. Many sepoys are in the habit of wearing their coats or turbans, with no other part of the dress of a soldier, this practice is to be prohibited, and the mea should distinctly understand, that they are to wear the dress of a soldier, or to appear in their netive dress. An exception may be permitted on a march, whose, the men resort to the regimental bazar, for the purchase of provisions.

4. When marching, they are in the habit of wrapping themselves up in cotton cloths, particularly about the ears and head; a practice so obviously unmilitary, and so likely to be productive of serious consequences, is to be strictly prohibited.

5. Men attending the reviews of the corps, are to appear in full uniform with their side arms.

6. No man is to be permitted to assume the appearance of a faqueer in his dress

or person, on, or off duty.

7. No man is to paint his face, or to wear any mark whatever on his face, when

on daty. 8. On arriving at new quarters notice is to be given in all the bazars, that the dealers are not to give crodit to the men of the corps, beyond the amount of half their monthly pay, and not even to this extent, without she condition of their accounts being settled and paid on the issue of pay for the month or months for which such debts have been contracted.

9. The roll is to be called in every company, by the orderly havildar, at sun-rise, and at sun-set ; and when there is no regular parade, the men will al-

ways fall in, for this purpose, at the bell of arms, in their undress.

10. Sepoys on duty as orderlies, or any other duty, are not to carry chattalis : the men are never to be expo-ed unnecessarily; but when exposure is unavoidable, they are to appear in every re-pect as soldiers, wearing their coats when it rains, but never while on duty, using a chattah.

11. In order to being the non-commissioned officers under the immediate observation of the commanding officers, a havildar or naick is to be attoched to him " as an orderly, and to be relieved weekly; and with the view of promoting that mutual regard which should subsist between officers commanding companies. and the sepoys, and to enable the former to acquire an intimite knowledge of the enaracters of their men, it is desirable that officers should be removed as seldom

- as possible, from one company to another.

  12. As order book to be kentin each company, and one in the bittalion for the entry, in Hudoostance, of all orders, which it is of importance, the men should distinctly understand; and, on an order of this description being issued, it should be notified to the dull havildar, who will attend at the interpreter's and receive from hun the order, entered in the battalion book, and written in the Debnagree character. The havildar, on receiving the book, will proceed to the lines. and cause the order to be copied in the company books, that it may be read at sun-set, roll-ea'l, or before parale, should there be one : and in order that this duty may never be negletted, the Aljurant will above a be at the lines at roll-call. when orders are to be read, and the officers of companies will, at their private weekly parade, cause the orders of the preceding week to be read to the men, in their presence.
- 13. These books are to be made of good country paper; a battalion book, when filled up, is to be lodged in the Interpreter's office. The company books are to be furnished by the officers commanding companies : the regimental book by the Interpretor and Quarter Master.

14. All parts of the foregoing orders, which are of importance, the native officers and men should understand, are to be translated by the Interpreter, and a copy is to be taken by the pay havildars of each company.

15. They are to be read and explained to the men, in the presence of the officars of companies, once a month, at one of the private parades.

# Miscellancous.

# OFFICIAL CORRESPONDENCE.

· Copies of division and station orders, as well as all other documents transmitted to HeadQuarters, shall be written in a clear legible manner, and 3 lines shall not be comprised in a less space than one inch. Care is also to be taken, that the sessed margin of about ith of the breadth of the page he invariably preserved. G. G. Q. C. F., 25th April, 1834.

All public officers in their correspondence shall include under one cover all letters addressed to the same officer in one day, until the packet amount to 21 succession. Adjutant General's Circular, 15th December, 1829.

The enclosures in public letters are always to be numbered. When the originals are transmitted, they are to be marked on the back with the No. and date thus:

Letter from (name and designation.)

To (name and designation.)

Dated.

When the enclosures are copied out consecutively, the No., the name of the writer, and of the person to whom the letter is addressed, and the date, are to be

prefixed to each, in the same form as above.

Each letter to be restricted to one subject. Abstracts of the subject and purport of letters to be annexed to them; on a separate half sheet when the letter exceeds one page, and otherwise on the upper part of the margin: names of persons and places to be distinctly written: Public letters, &c. to be written with black ink: and the margin to be on the inner side of each page. Adjutant General's Circular Letter of the 23d July, 1830.

Officers signing official documents to add their designation at full length.

Letters to be dated at the beginning.

In reports or letters written on actual service, the hour at which they are writ-

ten should be added to the date.

Officers on duty, or on leave at the presidency, corresponding with any public officer, are to date their letter from their place of residency and not merely"Calcutta" or "Fort William.

When more than one side of the paper is written on, full sheet is to be sent.

All returns, rolls, or other public documents, should have the heading of the roll or return written on the back of it also. Separate letters are not to be sent with monthly returns. Weekly states, and other papers, in cases of mere detail where an explanation is not necessary; but where any explanation is required, and where papers are transmitted to be laid before the Commander-in-Cinef, as promoting rolls or reports of Special Committees, they should be accompanied by a letter.

Periodical reports and returns should have the title as cuttle report, monthly

return, weekly state, written on the upper corner of the envelop.

All instructions received from Head Quarters, or from a superior officer, should be acknowledged by a letter, mentioning the date and the subject, in a summary manner.

# LEAVE OF ABSENCE.

## LEAVE FOR THREE MONTHS.

G. G. O. No. 76, 28th February, 1823.—An officer may be absent on urgent private affairs from his own presidency tor any period not exceeding three months, without its being deducted from his service.

#### LEAVE TO THE PRESIDENCY.

G. O. C. C. 7th December, 1833,—Officers applying for leave to visit the presidency are reminded of G. O. C. C. 19th July, 1807, requiring them to estendite the period of time necessary for performing the journey to and from their corps.

It is expected that officers will rejoin their corps by the expiration of the leave granted, and no extension will be allowed except for very urgent rescons, or on account of sickness duly certified.

# APPLICATIONS FOR LEAVE TO SEA OR FURLOUGH.

G.O.C.C. Dec. 12, 1818,—The most noble the Governor General in Council to pleased to lay down the following regulations, in regard to the mode in which applications for leave of absence to proceed to sea, or on furlough, are to be submitted to Government, by stoff officers, whether attached to the Civil or Military Departments of the Service.—

1. Officers employed in public departments, and officers at the presidency shall manuant their applications for leave to proceed to sea, or on furlough, to the Adjutant General of the Army, for the purpose of being submitted to Government, under the orders of the Corunander-inChief; and shall, at the same time, make the necessary report of the circumstance to the head of the department, under which

they may be employed.

2. Officers holding: -ituations away from the presidency, and whose duties may be considered as purely rivil, such as readents, civil surgeons. Sec. shall, in the first instance, obtain leave to repair to the presidency, from the authority under which they are immediately acting: and on their arrival there, shall submit their applications for the ultimate leave, through the Adjutant General of the Army.

3. Officers serving on the staff, in the Military Department, away from the presidency shall, through the prescribed channel, transmit to the Adjutant General-of the Army, their applications for permission to come to the presidency, preparatory to submitting their request to be allowed to proceed to sea, or on ferlough.

#### REPORTS TO HE MADE BY OFFICERS ON PASSING STATIONS.

G. O. C. C. September 21, 1825. – The Commander-in-Chief is sorry to learn, that frequent instances have lately occurred, of officers pa-sing military stations without reporting themselves; as the regulations of the army, and the common forms of the service require. Its excellency desires, that all persons concerned, will attend to the existing orders on this subject, which require the military officers, (as well as Surgeons, or Assistant Surgeons,) who may arrive at any station or post, where there are troops, should report themselves to the commanding officer, or public staff officer of the place.

2. Such officers as are prevented by indisposition from waiting upon the commanding officer, will report their arrival in writing, for his information, to the Major of Brigade or stoff officer of the station, stating whether they are on leave of absence, on sick certificate, on duty, &c., the authority under which they are come.

to the station, and the period they intend to remain.

3. It is also the duty of office is passing a military station, to call at the Brigade Office. (or other public staff office of the post,) that they may learn, if any general orders have been issued which affect them: and if they remain any time on leave at a station, they ought to do this from time to time, to see the general orders which have been published.

4. When there is a General officer in command of the division, residing at any station, the numediate command of which is exercised by a Brigadier, (as at Barackpers or Cawapors,) officers are to report their arrival and departure to his staff, as well as to the station Brigade-Mojor, and to wait upon him as well as appear the Brigadier.

5. Medical officers will, likewise, always wait upon the Superintending Surgeons of divisions, on passing the stations where they teside,

6. Officers passing any of the principal stations on the river, or the forts of Moughyr, Buzer, or Chunar, where they do not mean to make any stay, are neverthelees to report to the atation staff officer, (the Deputy Assistant Adjutant General, Bugade Major, or Fort Adjutant,) that they may receive any orders which may possibly be waiting their arrival.

7. Officers commanding stations and posts, will consider it their duty to ascertain how long any officers, who arrive within their command, intend to remain; and will take care, if they are proceeding to join a regiment, that they do not delay their

journey without some sufficient cause; and if they are on leave, that they quit the station in sufficient time to rejoin before the expiration of their leave, unless a renewed sink continuous, or other sufficient cause, be assigned for prolonging their stay.

- \*8. All applications for leave, or extension of leave, from officers at another exaction, which are sent, either to their commanding officer, or, (in argent cases,) direct to Hard Quarters, are to be countersigned, and transmitted by the officer commanding the station where they are.
- 9. The officers commanding the principal stations of the army will receive interactions to forward, on the left and fifth of each month, a list of the officers who have left it during the prevening fortuneht. They are also hereby desired to bring to the Commander-in-Chief's notice, any instance where the preceding orders may be neglected.
- 10. Ad officers, surgrous, or assistant surgrous, who are directed to join any regiment or determinent, are to report their progress once a week, to the officer common to buy the copie or determinent, to which they are proceeding, and their progress is to be noted from these reports, in the monthly returns.

#### REPORTS TO BE MADE BY OFFICERS ON ARRIVING AT THE PRESIDENCY.

G. O. G. C. November 10, 1620. —Officers arriving at the pre-idency from furlough, from sex, or from leave, are to report their arrival at the Office of the Adjutant General, and of the Town Major, as well as to the officer commanding the presidency division (at Barrackpoie). On leaving Calcutta, either to embark on bord ship, or to rejoin their station, they are enjuried to report the circumstance to the same authorities: These reports may be made in writing, if indisposition should preven an officer from making them in person. All officers coming to the presidency, are to report, in writing, their place of residence, or address to the Adjutant General) and to the Presidency Major of Brigade (now deputy Assistant General)

In addition to the report above-mentioned, Medical Officers are to report to the Secretary of the Medical Board; officers in the Ordnance and Barrack Department to the Secretary to the Military Board; and other staff officers generally to the heads of their department.

All officers are directed, during their residence at the presidency, to attend occasionally at the Fown Major's office, in Fort William, or at the Brigade office at Barrackpore, for the purp se of mixing themselves acquainted with the general orders that have been could from time to time.

G. O. C. C. June 22, 1830.—Officers arriving at the presidency from farlough from sea, or on leave, are, on reporting their arrival to the office of the Adjutant General of the Army, to state, that they have communicated their arrival to the Town Major of Fort William, to the officer commanding the presidency division, and to the officer commanding the corps, or to the head of the department to which they belong. On leaving Calcutta to embark on board ship, or to rejoin their station, they are also to report to these authorities.

G. G. O. No. 46, 23d February, 1829.—All sick officers arriving at the presidency, will be accommodated with quarters in Fort William, and receive professional attendance from the Medical Staff of the Garrison.

#### ON RETURN TO DUTY.

G. O. C. C. 1st August, 1823.—Whenever an officer rejoins his corps or station heis to be noticed in the returns and muster rolls, as "Rejoined from leave on that date," although the whole of the period for which he had permission to be absent may not be completed. The returns and muster rolls will thus convey sufficient notice of his return to his duty to the departments concerned; and the practice which has prevailed of formally cancelling in G. O. the unexpired portion of leave in such cases will in future be discontinued.

6. O. C. C. 8th January, 1828, - When officers exceed the leave granted them in G. O. by a few days, the officer commanding the station or post will exercise his discretion in granting them an extension.

#### APPLICATION FOR SICK LEAVE.

G. O. G. G. May 24, 1822 - The most published to Covernor General in Council directs, that every office in the Homorribie Company's army, on the Bengal establish aim, quitting his corps or sterion, on sectionve, shall procure from the Medical Officer who has attended him, in addition to the certificates, prescribed by Genered Orders of the 18th July, 1:307, a detailed statement of his case, with au account of its symptoms, past tre timent, present state, and the opinion of the Medical Officer as to what change of air, whether the river, sea, Cape of Good Hope, or Europe. may be necessary for the restoration of health,

When the sick of an has excussion to apply to any other Medical Officer for assistance, after having left his station, he is to submit the hatere-mentioned statement to such Mona al Other, together with a copy of the medical e-ruticate, and the Medical Officer will mark such observations on the statement, as the nature

of the case may require.

On the arrival of a sick office in Calcutta, he is to apply to a presidency Surgeon, submitting the state nent and medical conflicate before mentioned, when the presidency Surgeon will either direct him to wait on the Medic if Board, farmshed with a certificate from honself, or retain him under his own care, as may to him appear necessary.

The duty of examining sick officers at the presidency, is to be taken in rotation, monthly, by the Members of the Medical Board, the Secretary of which will acquaint the Adjutant General of the Army with the name of the Examining Mem-

ber, on the 1st day of each month,

In case an officer falls ill when absent from his corps, he is to procure the prescribed statement and certificate from the first Surgeon he may apply to, following

the directions, above given, in his subsequent proceedings.

The Examining Member of the Medical Board, being satisfied on a perusal of the statement and personal examination of the sick officer, that a voyage to Europe, or to sea, 12 absolutely necessary towards recovery, he will countersign the certificate to that effect, which will have been previously granted by the presidency Surgeon.

G. O. G. G. December 9, 1824 .- In continuation to General Orders, 24th May, 1824, it is hereby directed, that all sick officers, whose state will admit of it shall appear before the Medical Board for finil examination , these whose indisposition is of such a nature as to preclude their personal attendance on the Board, will be visited by the Examining Member of the month.

The following is the form of certificate to be observed henceforth by the presidency Surgeons, and which is to be countersigned by the Board, or the Examin-

We do hereby ceruly, on honor, according to the best of our professional judgment, after careful examination, that we consider the case of A. B. to be of such a nature as to reader his return to Europe, (or a toyage to the Cape of Good Hope, or New South Wales, No. or to sea, for \_\_\_\_\_nonths, as may be thought proper, absolutely necessary towards the recovery of his health.

(Signed) C. D. Presidency Surgeon. (Countersigned) E. F. G. H. Members Medical Board.

A strict conformity to the above is expected.

All applications for extension of leave of absence, should state distinctly the date of the General Order under which the parties may at the time, be absent from their corps. Officers commanding stations are directed not to transmit any application to Head Quarters in which this is omited.—See G. O. 18th June, 1812, and O. G. 2d September, 1823.

# ALLOWANCES TO OFFICERS ON LEAVE OF ABSENCE.

G. O. G. G. Sept. 15, 1821.—Every officer, not being a staff officer, who shall obtain leave of absence on sick certificate, shall be permitted to draw, whilst to the eastward of the Cape of Good Hope, or at the Cape of Good Hope, or at St. Holena, his full regimential allow unces, for the time during which such certificates shall testify that leave of absence is, or continues to be, absolutely necessary for the re-establishment of his health, and to no latter period.

Every officer, not being a staff officer, absent from his regiment, on his private affans, by leave from the Government, or the Commander-in-Chief shall be permitted to draw his full regimental allowances for the period of six months, from

the date of his quitting his corps, and to no later period.

Every officer holding a staff situation, who shall obtain leave of absence, on sick certificate, shall be permitted to drive, whilst to the eastward of the Cape of Good Hope, or at the Cape of Good Hope, or at St. Helena, one-half of his staff salary, for the period during which such certificate or certificates shall testify that leave of absence is, or continues to be absolutely necessary to the re-establishment of his health, and to no later period. The other moiety of his salary, and every allowance for office or establishment, shall be drawn by the officer doing the duty of such absent officer.

Every officer holding a staff situation, who shall obtain leave of absence on his private affairs, from the Government, or from the Commander in Chief shall be permitted to draw one-half of his staff salary for the period of six months, from the commencement of his leave of absence, and for no later period. The other moisty of his salary, and every allowance for office or establishment, shall be drawn by the

officer, doing the duty of such absent staff officer.

In cases of the absence of staff childer, when it is not found necessary to appoint an officer to perform the duties, or when a staff officer in the same department, (as in the Commissariat,) holding the same rank, and drawing the same allowances may be detached to perform the duties, then the absent staff officer to draw one-half of his personal allowances, under the provisions of the preceding regulations, and the remaining potton to be a saving to Government.

Military officers absent on their private affairs, from their regiments or stations by leave of Government or of the Commander-in-Chief, shall be entitled to draw their full regimental allowances; and in case of staff officers, a moiety of their staff

salary, when permitted, on urgent private business, to visit the presidency.

(3. O. G. Nov. 28, 1821.—Within the line from Cuttack, Sumbulpore, Allahabad, Pertaubgurh, Saltanpore Oude, Goruckpore, and along the frontier to Chittagong, the regulation of the 15th September is to continue in force, to the full effect of the period therein specified, or otherwise, agreeably to proximity with Calcutta, at the discretion of the Commander-in-Chief.

To officers proceeding from Cawapore, Lucknow, Secrora, Sectapore, and the

stations in Bundlecund the period is extended to seven months.

From Etwah, Mynpoory, Futty Ghur, Shahjehanpoor, and Bareilly, to seven months and a half.

From Agra, Muttra, Ally-Gurb, and Saugor to eight months.

From Delhi, Meerut, Moradabad, Howalbag, Almorah, Lohooghaut, Jubbulpore, Gurrawarah, Hussingabad, and Bhopalpoor, to eight months and a half.

From all the higher stations to Loodhinna, and from Baiteol, Nagpoor, Assess-gurh, Mundlaist, Mhow, Nematch, and Nusseerabad, to nine months.

C: C. O Ao. 48, 11th February, 1825.—No allowances are to be passed to any Office. In may henceforth obtain leave of absence from this presidency on medical certificate, beyond a period of two years.

# OFFICERS WHO OVERSTAY FILETR LEAVE TO THE CAPE, &c.

G. O. G. C. Dec. 10, 1824.—Officers absent beyond the presidency of Ben al. and unable to produce a return passage within the time for which leave was granted are invariably to provide themselves with a certificate from the communion officer, resident, chief, town union, or other superior officer of the place at which they may be, certaying to that effect, and without which, their allowance will be forteited from the expiration of the period of ficial of absence.

All officers proceeding on leave of absence by sea, are directed to furnish themselves from the department of the adjustant general of the army, with an official

copy of the General Order granting such leave.

(i. G. O. No. 3), 2 n'e Échrunió, 1632.—Any military officer proceeding hereafter beyonds e.g. or the limit of this presidency, for the recovery of his health, who shall remain ab out for a period exceeding two years, shall be accounted on furbouch, in like manner, as if he had proceeded to Europe, unless he c.a. prove to the satisfaction of Governor or that no opportunity offered for his returning, or embarking on his return to ben (i), from the colony or softlement at which he was residing at any time within these months previous to the completion of an absence of two years.

# APPLICATION FOR FURLOUGH, &c.

No officer to he allowed pulsouch with permission to draw his pay, until he has served 10 years in Index, except on account of certified sickness.—C. D.'s Letter, 34 December, 1803.

All officers applying for leave to go to sea, or to proceed to Europe, or to resign the service, are required to send to the Adjutuat General, with their applications, a certificate, signed by the presidency pay master, and countersgred by the accountant in the military department (and in cap of in ideal officers, a certificate from the apotheouty general, in addition,) "that there are no demands against them in the books of those offices. When they may a even any unsettled accounts, they will furnish, in hear of thes certificate, an engagement from an established house of agency, to be responsible for any claims against them on the part of Georgian cart.

Officers applying for lease to go to Europe or to sea, for the benefit of their health, are to send, with their applications, the prescribed medical certainer, recommending their making a sea voyage (or proceeding to Europe), signed by a presidency surgeon, and countersigned by the Medical Board.

Officers who are not ensitted to furbuch, from the period of their service to transmit, with their explication to return to knope, a succept detail, on honour, of the

circumstances which induce them to mark such application,

M. C. 11th Oct. 1785, G. G. O. 15th January, 1818; G. O. 18th July, 1807; G. G. O. 9th March, 1827; G. G. O. 21st January, 1828, See Henley's Code, pages 138, 139, and 150.

# APPLICATION FOR SHIPPING ORDERS.

G. O. G. G. Der. 4, 1823.—In order to prevent an unnecessary multiplication of business, it is notified to the officers of the army, that in their application to the department of the adjutant general for shipping orders, whether they be about to each to the ships of the Honorabic Company, or on private vessels, they are

invariably to state the names of the individuals composing their families, who are to embark with them, in addition to their own.

Officers not having families are to insert the wards no family in their applica-

tions for shipping orders.

Their shipping order for servants, natives of India, proceeding to sea with individuals, is produced on application direct to the secretary in general department, on the prescribed deposit being lodged in the general treasure.

His Excellency the Commander-in-Chief is requested to dovet, that all applications, not made in conformity with the above directions, shall be returned to the

partn. .

G. O. G. G. Dec. 16, 1824 .- In order to prevent unnecessary applications, it is hereby notified, that officers obtaining leave of absence, do not require shipping orders to proceed merely from port to port in ladia on private ships, a copy of the general order, granting such leave, being considered sufficient authority for their receition. Certain regulations, however, peculiar to the regular and chartered ships of the Han'ble Company, require the issue of the shipping order, when an office proceeds on one of those vessels.

For officers proceeding to the Cape of Good Hope, &c. and eventually to Eu-

tope, shipping orders are necessary.

#### PILOTS' CERTIFICATES.

G. C. C. Sept. 23, 1820.-Much inconvenience having been accasioned to the public service, by the mattention of officers to the rules fail down in general orders of the 21st January, 1817, the Governor General to Council is pleased to direct the promulgation of the following additional regulation, on the subject therein referred to :--

All officers of the Bengil army, obtaining leave to go beyond the limits of this presidency, who neglect, if proceeding by sea, to transmit to the secretrary to Ciovernment, in the influor department, and also to the adjutant general of the army, a certificate signed by the pilot, of the dute of dispatch of the which they may proceed; or, if travelling by land, to report to the same authorities, the date of their quitting the limits of this providency, will have their leave calculated from the date of the Government general order, granting the indulgence.

G. O. C. C. in January 5, 1325. Officers applying for leave to proceed beyond

the limits of this presidency by sea, are required to include in their applications,

the name of the slip on which they purpose to embark.

G. G. O. January 28, 1823 .- The Governor General in Council is pleased to notify to the army, that the Hon'ble the Court of Directors have approved of a modification of their original orders of 1796, as to leave of absence and furlough, and to permit the absence of an officer on urgent private affairs, from his own Presidency, for any period, not exceeding three months, to be counted as part of his term of service.

#### REPORTS TO BE MADE BY OFFICERS ON FURLOUGH, &c.

Estract from a general letter from the Han'ble the Court of Directors, in the militury Department, under date the 3rd January, 1817.

Para. 3. " Adverting to the frequent application made to us by military officers for an extention of furlough, and being of opinion, that all such applications, preferred on the ground of sickness, should be accompanied by the most satisfactory testimonials, to prove that the parties are unavoidably compolled to make the same. We have resolved, that it be required of all officers, whenever they shall find it necessary, on account of sickness, to solict a further leave of absence to transmit with their letter

of application, a certificate, signed by at least two gentlemen, eminent in the medical profession, describing the nature of the applicant's complaint and stating it to be their opinion, that the circumstances of the case render a compliance with his request absolutely necessary, also, that proviously to an extension of furlough being granted, such matter proof of the statement made by the party in support of his application, shift no adds red by personal examination, or by such other avidence is we may demonstrate over

4. "We have hardner a solved, that all officers abroad in any part of Europo, applying for permission to remain a further time absent from their duty, on account of ackness, he required to time a receivery, against by at least two eminent physicians; also the attests or of a new other, in support of the fact, that the persons

who have signed the cert heater are possitions.

4. Whenever any ordice, on your establishment shall receive permission to come to Europe whether it had a count of ill health, or of private affairs, we desire you to furnish him with a copy of these orders.

G. O. G. 11.5, 11, 1.23.—In order fally to inform the officers upon this establishment, of the cooling a gulations, with respect to furlough to Europe as well as to check the process, which is a continue extent, has intely prevailed, of influency officers postpating than return to their duty, for a period longer than is compatible with the good of the service, the following extracts of a general letter from the Along order than Directors, under date the 13th September, 1620, is published to the activity, and the Most Noble the Governor General in Council directs, that printed copy of the order be furnished from the adjutant general's other, order a voice shall obtain the permission of Government, to proceed to Europe on unloop in

"Officers coming to Lightn'l on furlough, are required, as soon as they arrive to report, then arrive and address, by letter, to our secretary, forwarding,

at the same time, the cortin atta which they received in India.

"In all cases of factor 25, whether it be granted for private affairs, or on sick certificate, officer-are required to join the extration next to which they belong at the expression of faces years, from the commissionement of their furlough, unless they shall never on and an extrasion of leave from a us, sax mouths before the exparation of the grant term of three years.

"Extensions of furlough will use, institute, be proved, except in cases of sickness, certified in the interpretability of the Ri January, 1817, or in cases in which it shall be proved to us, that a further residence in Europe is

indepensably necessary.

"When under any such circumstances, an officer shall have obtained an extension of arthogh to a given period, he must, at the expiration thereof, apply for and obtain periods on either to return to his duty, or to resule a further time in Europe.

"The act of the 37-1, Geo. III. Cap. 52, Sec. 70, as it respects military officers, applies only to cases of sakness, infirmity, or inevitable accident, and no officer will be hereafter considered eligible to return to the service, after five years' absence, under that earct neut, who has failed to obtain from us, agreeably to the foregoing regulations, an entrusion of turbough, under the currenn-tances referred to in the act.

The plea of ignorance of the regulations will not be easilier be a limited, as any justification of the breach of them, but others, who will come home on furleyed, and who shall not, in due time, apply, so as to effect their return to the presidency to which they belong, within the period of three years, from the commencement of their furlough, will subject themselves to the loss of the service unless they shall be permitted by us to remain a further time in this country.

Extract from a general letter from the Houble the Court of Directors, in the Military Bepartment, under date the 16th December, 1307.—Para. 2. "The frequent applications that have been made to us, by officers of our several military establishments is India, when in Europe, for advances of money on loans, under the ples of then being otherwise unable to return to their duty, have not only caused much

trouble and inconvenience, but in some instances, the Company have austained loss by the death of the parties, to whom such advances have occasionally been

made, and the practice has of late years increased.

= 3. "As under the regulations of 17.) i, the inditary officers are allowed to come home on furbough, and to receive their pay, and it is regard to subaltions, as further indulged with passage money home, their situations have been considerably improved, and they cannot reasonably expect any additional indulgence of the nature above-mentioned; to prevent, therefore, all expectations of the like in future, we direct, that you publish, in general orders to the army, that we have been under the increasity of coming to the residution of declaim; that officers at home are not hereafter to expect that application for advances for money, beyond what they are allowed by the existing regulations of the service, will be attended to."

## FURLOUGH REGULATIONS.

Officers, (of whatever rink,) coust be ten yours in India before they can be entitled, (except in cases of certified sickness, and as hereafter specified.) to their rotation to be absent on furlough, and the same rule is applicable to assistant military surgeons.

Officers who have not served ten years in India, but whose presence in England
is required by urgent private adiars, may be allowed a furl mile for one year without pay, on turnslang an affidient of the urgency of the case, in which the circum-

stances are to be bin fly noticed.

Others, after arrival at the presidency, are to address their applications, for fur-lough, to the adjutant-general, enclosing therein a certificate from the presidency pay-master, and accountant to the inditary department, of there being no demands against them, (or in lieu thereof, an emargement on the part of some respectable agency house,) and also a medical certificate from a presidency surgeon, counter-signed by the Extinuous Member of the Michiel Board, if the application be grounded on ill health. A certificate signed by the pilot of the date of dispatch of vessels in which officers embark, to be sent to the adjutant-general, and also to the acceptacy to the government, nultury depictment.

A Chaplain, after seven years' result are in In his, is allowed to go home on furlough, and receive the pay of major. Should be go home from sickness, prior to

this period of service, he is allowed the pay of captain only.

A conductor of stores is allowed furlough pay, only in case of going home from

Officers going to England on furlough, are required immediately to report their arrival, by letter, to the Secretary, stating the name of the slop in which they arrived, and their address, forwarding at the same time, the confficates they received in India.

The period of furlough is three years, reckoning from its date to the day of the re-

turn of the officer to his presidency.

Others are required to join the establishment to which they belong, at the expiration of the three years' furlough, onless they shall have obtained an extension of leave from the Court of six months before the expiration of that period. No furlough will be extended, except in cases of sickness, certified in the manner hereafter mentioned, or in cases, in which it shall be proved to the Court, that a further re-

sidence in Europe is indispensably necessary.

All officers finding it necessary to solicit a further feave of absence, on account of sickness, must transent, with their letter of application for such I ave, a certificate signed by, at least, two gentlemen, eminent in the medical profession, describing the nature of the applicant's complaint and stating it to be their opinion, that the circumstances of the case render a compliance with his request absolutely necessary. Also previously to such extension of furlough being granted, such further proof shall be adduced, by personal examination, or by such other evidence, as shall be degrated satisfactory,

Officers abroad in any part of Europe, applying to remain further time from their duty, no account of sickness, are to furnish a certificate of two eminent physicians, with the outstand of a magistrate, that the persons who signed the certificate ere physicians.

Others having obtained in extension of inflorence or given period, must, at its agmention, apply for personsion, either to return to their duty, or to reside a further

time in Fredant.

No afficer, who has failed to obtain an extension of furlough, will be considered chaptele to return to the service after aveyears absence, under the act of the 33

Geo. 111, ch p. 12, mr. 70.

Every others upon beauty. Index, will receive a printed copy of, the general order on this subject, put is talled a subject to the Court's instruction, and the plea of substances of the region thouse with not be a builted, as any justification of the plea of them to fivers, therefore, who shall come home on bullough, and who shall not, in due time, apply, so as to effect their return to the presidency to which they belong, within the period of 3 years, from the commencement of their furlough, will subject themselves to the loss of the service, unless they shall be permitted, by the Court, to remain a further time in Europe.

No officer on furlouth can receive pay for more than two years and a half, from the period of his quitting Louis, excepting Colonels of regiments, and those of the rank of Lagutenant-Colini i, regimentally, when promoted to that of major-general; the latter are then allowed to that the pay of their brevet tank beyond the above.

period.

#### OFFICERS RETURNING TO INDIA.

Regulations as to the charge of Receasts.

At a Court of Directors, is id on the 224 December, 1820 - Resolved, that, whenever a detachment of Company's recruits, to the extent or theiry men, shall be embasked on any one slop, they shall be placed in charge of the samor Company's officer, not exceeding the rank of a field officer, who shall have obtained permission to return to be daily on the slop, within, at least, seven days of the period fixed for her leaving Grivesend : "That the unicer proceed with the mea from the depot is." That, as a remineration for this service, he be granted the passage money of his rank: An I, that the commander of the sing be authorized to draw on the Company's paymater to, the same.

# PRECLUDING THE RETURN TO THEIR DUTY.

OF MILITARY AND OTHER OFFICERS, AFTER AN ARRENCE OF FIVE YEARS.

" No officer, who shall have had any civil or military station, whatever, in ladia, in the service of the E. I. Company, being under the rank or degree of a Member of Council or Commander-in-Chief of the forces, and who, having departed from India by leave of the Governor General in Council or Governor in Council, shall not return to ladia within the space of five years next after such departure, shall be entitled to any rank or restolation of office, or he capable of again serving in India, either in the European or native corps of troops, or in the civil line of the conpany's service: unless, in the case of any civil servant of the Company. it shall be proved, to the satisfaction of the Court of Directors, that such absence was occasioned by sickness or infirmity, or unless such person be permitted to return with his eask to india, by a vote or resolution passed by way of ballot by three parts in lour of the proprietors assembled in General Court, specially convened for . that purpose, whereof eight days' previous notice of the time and purpose of such meeting shall be given in the London Gazette, or unless, in the case of any military officer, it shall be proved, to the satisfaction of the said Court of Directors, and the Beaut of Commissioners for the Affairs of India, that such absence was occasioned by sickness or infirmity, or some inevitable accident. 33, Geo. 111, cap. 52, sec. 70.

## OFFICERS RETIRING FROM THE SERVICE.

Regulations respecting military and other officers retiring from the Co many service.

Every officer after twenty-two years' actual service in India, is allowed to retical with the pay of the rank to which he has attained; but such pay is to be the same only, as that allowed to officers of infantly.

A Member of the Medical Board, who has been in that station not less than two
years, and not less than twenty years in India, including three years for one fur
laugh, is neroliked to retire from the service, and allowed £ 500 per annum.

lough, is perglaced to retire from the service, and allowed £ 500 per anama.

A Surgeon of General Hospital, or Superintendent-Surgeon, who has been in that station not less than twenty years, including three years for one farlough, as above,

is permitted to retire from the service, and allowed £300 per annum.

All other Surgeons and Assistant-Surgeons attached to the military are permitted to retire from the service on the pay of their tank, after having served seventeen years in India.

An Assistant-Surgeon, after the said period of service, who shall not have attained the station of head Surgeon, is allowed to retire on a pension of £ 50 per annum.

A Chaplan after eighteen years' service in India, (ten of which at a military seation,) including three years for one furlough, is allowed to retire with the pay of major.

A Chaplain having served ten years in India, whose constitution will not admit of his continuing in the service, may retire on the half-pay of major; after seven years,

on the half-pay of captain.

A Commissary or Deputy Commissary of Ordnance, not being a commissioned officer, is allowed to reture on full pay, if he has served twenty-seven years in ladin, of which twelve must have been in the ordnance department; twenty-five years, fourteen of which in the ordnance department of which in the ordnance department.

A Conductor of Ordnance is allowed to retire on £60 per annum, after twenty-

five years' actual service in India.

Every Lieutenant-Colonel, Major, or Captain, is allowed, to retire with the helf pay of the rank to which he has attained, in case his health shall not permit him to serve in India; but he can only be ellowed the pay of the rank he held at the expiration of twelve months from his arrival in Europe.

A Lieutenant having served thirteen, or an Ensign nine years in India including three years for a furlough, may retire on the half pay of his rank, in case his health

shall not permit him to serve in India.

A Subaltern Ollicer, or Military Assistant-Surgeon having served six years in India, is permitted to retire on the half pay of ensign; if his constitution should be

so impaired as to prevent the possibility of his continuing in India.

Every officer returning on furlough, and wishing to retire from the service, mass make a declaration to that effect, within twelve months after his arrival in England; and in case of his neglecting so to do, he must, at the expiration of his furlough, either return to India, or be held to have relinquished the service, and not be estitude to retire on pay, unless he has continued to serve in India, from his first arrival for the space of twenty-two years without having a furlough, in that case he is ellowed two years before he shall be called upon to signify his intestion of retiring, but he can only be allowed the pay of the rank he hald at the expiration of twelve months from his arrival in Europe.

Officers, in future, retiring from the service, shall be considered to have retired from the date of their application to that effect, or from the expiration of two years, from the date of their landing in the Usited Kingdom, whiphower shall first happen, and all casualties, by death in Europe, after the application of the same period of 3 years, from the date of landing, shall be considered to have occurred from they when that period expired, notwithstanding, is both cases, the aftern may hape received an automion of fullaugh. G. G. O. No. 250, of 1824.

# ENLARGEMENT OF RETIRING PENSIONS.

G. O. G. G. For: William, May 23, 1636. -No 104 .- The Odvernor General of India in Council has much pleasure in publishing to the army, the following extract, paras. 5 and 6, of a effer from the Honorable the Court of Directors, No. 15. dated the 23d of December, 1835, amounting in entargement of the retiring pension regulations. The boon thereby conferred upon the several ranks of the army. will, His Lordship has no doubt, he duly appreciated; and be received as a testimony of the warm inverest felt by the Honorable the Court of Directors in the welfare of the old officers of their army in India.

" Para. 5. Adverting to the many obstacles which have himito prevented the cobalishment of a general returng fund, and considering it hopeless to expect that any fund can be so framed as to meet on the one hand with the general concurrence of the army, and on the other with the sanction of the authorities at home, we have thought it right no longer to rely on the formation of such a fund, but so far as we can feel justified in doing it ou selves, to provide for the object contemplated in schemes of that nature, without the aid of contributions from our officers, by an enlargement of the retinug regulations; and we have therefore resolved.

That every officer who shall have served 23 years (3 years' furlough included) shall be allowed to reme on the pay of Captain, whether he shall have attained

that rank or not.

That every officer who shall have served 28 years (3 years' furlough included) shall be allowed to retire on the pay of a Major, who ther he shall have attained that rank or not.

That every officer who shall have served 33 years (3 years' forlough included) shall be allowed to retire on the pay of a Lieutenant-Colonel, whether he shall

bave attained that runk or not; and,

That every officer who shall have served 38 years (3 years) furlough included) shall he allowed to seture on the full pay of a Colonel, whether he shall have attained that rank or not.

6. These arrangements are to have effect without prejudice to any claims arising out of the present returng regulation."

#### STAFF EMPLOYMENT.

- . G. G. O. No. 169, of 17th August, 1827 .- Not more than five officers shall be simultaneously absent on sigff employment from any one corps whether cavalry or infinery. Of these not more than two are to be of the rank of Captain. And when a subaltern officer on staff employment shall be promoted to the rank of Captain in a corps having two Captains absent on permanent public employment, he shall be required to vacate his appointment.
- C. D.'s Letter G. O. O. No. 105 of 15th May, 1829 .- When any regiment shall have 4 officers on staff employ and 4 on furloggh, and an additional officer, shall require to proceed to England on medical certificate, one of the four absentees on detached duty (the last withdrawn) shall be required to rejoin his corps.
- . C. De Land G. G. O. No. 108, of 15th May 1829 No officer to be withdrawn from his regiment for the purpose of being appointed an extra or sugerhumerary aid-de camp. And officers acting as such, not to receive any allowcace for doing so. No regiment shall have three officers withdrawn for detoched employment, until all regiments have two; nor four till all have three.
- 6, G. O. No. 16, 30th January, 1832. Whenever it shall become necessary is an efficer to his regiment from detached employment, otherwise than by prohiption, such officer shall be those last withdrawn for staff duty.

- G. O. G. No. 154, of 1833.—With reference to the regulations now in force, for restricting the withdrawal of officers from regimental duty for staff employment, the Right Hon'ble the Governor General in Council is pleased to direct, that the following extract (paragraph 3) of a letter, No. 47, from the Honorable the Court of Directors, in the Military Department, under date the 8th May, 1833, be published in General Orders, and that the rule therein laid downbe made applicable to the three presidences.
- G. G. No. 240, of 28th November, 1829.—When an officer at the head of department, or an officer holding the appointment of departy in a department, shall proved on intre of absence, the individual nominated by Government to officiate in the superior grade, shall, if in the same department, be entitled to draw one half of this own salary and the forfeited moiety of the salary of the absence; and when under such circumstances, it may be deemed necessary by Government to bring an extra officer into the department, the officer thus temporarily employed, shall be allowed the undrawn half salary of the deputy or assistant, as the case may be. If an extra officer should not be required, the undrawn half salary becomes a saving to the State.
- G. G. O. No. 151, 24th September, 1332.—No officer transferred from one regiment to another, shall be eligible to a staff or civil appointment, although otherwise qualified, unless he shall have served two years in the regiment to which he may have been so transferred.
- G. C. O. 21st May, 1832.—Officers of the civil staff of the army shough exempted from attendance at all ordinary parades, are excepted to attend to the requisition of a commanding officer, whenever he considers himself justified in demanding their presence, by the occasion for which the troops may be assistabled.
- First, 3. "Although we attach a very high importance to the rules, established for testricting the withdrawal of officers from regimental duty for staff employs ment, we shall not reduce our sanction to the exception recommended by the Commander-in-Chief and by the Governor General, in tavor of officers selected for the personal staff to the Covernor General, the Commander-in-Chief, the Vice-President in Council, and the Ander-de-Camp of General officers on the staff, but upon the condition, (suggested by the Governor General), that "no officer stall be informatly "indirawa from his corps to the obvious detrinent of its efficiency; and that an officer taken out of order from a regiment shall not be eligible for a transfer from a per-onal staff appointment to any permanent detached employment," unless, what so with frawn, the staff absentees from his corps shall be brought below the prescribed number.

# PERIOD OF SERVICE REQUIRED BEFORE AN OFFICER CAN HOLD A STAFF APPOINTMENT.

G. O. G. G. January 31, 1823.—No officer will henceforward be appointed to fill any situation on the general staff of the army, who shall not have served four years, three of which in the actual performance of regimental or staff duty with a corps.

An officer may hold the situation of Aide-de-Camp, after having served one year with his regiment, but the period passed in that situation, except when year ployed on field service, is not to be counted in the regimental daty, as above

prescribed.

G. G. G. August 12, 1825.—The Right Hoodrable the Governor Genefal in Council is pleased to direct thatt. he provisions of general order, under date the 31st January, 1928, prescribing the period of services recounsely to period of services.

differ to hold any situation on the general staff of the army, be extended to every civi situation to which a military officer is eligible.

#### BRIGADE COMMANDS.

#### WHEN TO BE VACATED.

G. O. G. Fort William, July 31, 1837.—The following paragraphs of a military letter, No. 29, from the Honorable the Court of Directors, to the Government of Bengal, dated the 5th April, 1837, are published for the

information of the army :---

\*\*Para. 1. Having had under our consideration the regulations affecting the appointment of officers to established brigade commands, we have resolved, that such Brigadiers of the lat and 2d classes as are regimental Colonels, and who have succeeded to the benefits of the off-reckoning fund, shall be required to vacate their respective commands after having held the appointment of Brigadier for five years this regulation however to be subject to the same modification as the appointment of general officers to the staff; viz. that if, on any particular occasion, you should be of opinion, that the continued service of any Brigadier is indispensable to the public interests, you may continue him in the command until our decision on his case shall be made known to you. Upon every such occasion you will furnish us with the requisite information with the least practicable delay.

2. This regulation is not to be applied retrospectively to the period which Brigadiers may have served as such prior to its announcement in general orders; but we are of opinion, that for every two years which they may then have served as Brigadiers, they should be considered as having served one year towards the

completion of their tour under the new regulation."

#### STAFF APPOINTMENTS WHEN TO BE VACATED.

G. O. G. G. May 23, 1823.—It being desirable to fix, by one general rule, the limits under which officers holding stuff appointments, or other public employments, under this presidency, may retain them, or otherwise, on promotion to superior rank, and to provide, generally, for all doubts or contingencies, so far as they can be to esseen, by establishing one equally if uniform principle, the following limitations are to have prospective effect from this date;—

PUBLIC OFFICES AND STAIF DEPARTMENTS TO BE VACALED ON PROMOTION 1Q NO LIMITATION.

Residents at Native Courts, or high deplomatic missions; command of divisions
THE HANK OF MAJOR GENERAL.

Secretary to Government, military department; Adjutant General; Quarter Mester General; Commissary General; Military Auditor General; Surveyor General; Judge Advocate General; Commandants of Subsidiary or Field Forces, districts or garrisons.

# MAJOR GENERAL, REGIMENTAL COLONEL." .

Cheff Commands in the armies of native allied powers; Town and Fort Major, Fort William; Deputy Secretary to Government, military department; Deputy Adjutant General; Deputy Quarter Master General; Deputy Commissary General; Deputy Audito General; Secretary to the Military Board; Principal Commissary of Ordinance; Superintendants of Public Buildings, when asgineer officers; Superintendents of the foundry, ditto ditto; personal staff of the Governor General and Commander-in-Chef; Political Agents at Inferior

<sup>&</sup>quot;Not operating until they become entitled to the off-reckening dividends of their respective corps.—See G. O. G. G. 6th May, 1824.

Wative Courts; Communication Suppers and Miners; Superintendent of trigonometrical survey.

## LIEUTENANT COLONEL REGIMENTALLY.

lst Assistant to a Resident at a Native Court, or High Diplomatic Mission; Principal Assistant in civil charge of districts; Assistant Secretary to Government Military Department; 1st Assistant Adjutant General; 1st ditto Quarter Master General; 1st ditto Commissary General; 1st ditto Auditor General; Agents for gan carriage; Agents for gun powder; Agents for army clothing; Principal Deputy Commissary of Ordinance; Model-Master and Tangent scale department; Joint Secretary Military Board; (now Secretary to the Military Board in the Commissary Department;) Superintendents of public buildings, if not engineers; Superintendents of foundry, if an artiflery officer; Superintendents of the stud; Presidency Pay Master; Commandant body guard of the Governor Gueeral; Commandant golundaux battahon; Commandants local battalions; Commandants how levies; Commandants pioneer corps; Superintendent of canais and agent for the construction of iron buildges, if not an engineer.

#### MAJOR REGIMENTALLY.

All Assistants, Deputy Assistants, or Sub-Assistants, in staff offices or public departments, not included above; Deputy Judge Advocates General; Barrack-Masters; Deputy Pay Masters; Birgade Majors; Surveyors, land or river, it not engineer officers; Secretaries or Persain interpreters to General Officers or Briganiers in command, &c.; Aides-de-Camp to General Officers; Secretary Contining Board; Secretary Board of Superintendence, stud department; Superintendent Field Transports; Superintendent half-wrought materials; Superintendent family money; Superintendent alets; Superintendent foods or bunds; Superintendent timber agencies; Superintendent of telegraphs; Garrison store keeper; Commissaries of Ordname; Deputy ditto ditto; Fort or Cantonment Adjutant; Pay Master and Adjutant of Invalids; all Officers attached to the College of Fort William, any Native College or institution, political or other civil situations inferior to first assistant to a Residant, or to a Civil Commissioner; appointments in the Mint; command of palace guards, or escorts with Native Princes; Command of Residents Guards or e-corts.

No appointment or public empiby whatever, not included in the above enumeration to which a military officer is eligible, shall be retained in future on the promotion of the party to the rank of regimental Captain, excepting professional Officers in the corps of engineers, which are not limited under the rank of Acting

Chief Engineer.

G. O. G. G. July 4, 1823.—In cares where officers unite a military command with a political situation, one of which would be vacated on the attainment of superior rank under the operation of the general orders 23d May last, but which the public service may require should remain united, the disquelification for either, is then only to take place on reaching the grade assigned, as a limit for the political situation.

# TRANSFERS TO INVALID AND OTHER CORPS.

· G. O. G. No. 85, 13th June, 1833.—No European officer will be teresfler remainred to the invalid establishment, whose application is not supported by extitionates in the following forms:

Med	ireal	Cert	ificate.

I		do	hereby	certify, that
I have attended	nnd that to the	bentol my	nowledg	e and belief.
he is permanently disqua	lified for the performance	of Mather	Metive?	pur teorynes

"that such disqualification has not been occasions for habits.	ed by intemperance or other irregu-
(Signed)	Regimental or Station Surgeon.
(Countersigned)	Regimental or Mation Surgeon.
Certificate of chara	acter.

I do hereby declare that I believe the conduct of --while with the regiment under my command, to have been at all times that of an officer and a gentleman. ( haned) Officer Commanding the Corps. (Comptersigned) -----

Commanding other of the division.

In cases where officers may have excitanted corps, they will be required to produce certificates of charger i in the above form from the officers commanding the soveral regiments to which they may have been attached.

# QUALIFICATIONS OF INTERPRETERS.

G O. C. P. May 27, 1923,... The Commander-in Chief is pleased to notify to smostlern officers of the army, the scale of qualifications expected in the candidates for the office of interpreter in native corps, and of the test by which such qualifications are to be ascertained : viz.

1st. A well grounded knowledge of the general principles of grammar.

The ability to read and write with facility the mounted. Person character, of the Oordoo, and the Devi Nagire of Khurice Bulce.

3d. A colloquial knowledge of the Oordoo and Himlane, sufficient to enable him to explain with facility, and it the moment, my biders in those dialects, or to transpose reports, letters, &c. from them into English.

The tests by which these qualifications are to be tried, are

1st. By well-elected questions, not of the avecues, but of the general leading principles of grammar.

By viva voce conversation with the examiners.

By written to in-lations into Hindoo-tanee in both characters, of selected orders, or inles and regulations.

4th. By reading and translating the Baye-Buhar in Hindoostanee; the Prem Sagur in Churrer Bules , and the Gelistan, or Onwar-i Scheily in Persian.

It will be the duty of Gummittees of Examination, to ascertain the attainments of candidates by the foregoing rules, and their reports are to specify the proficiency of the party examined, under each of those heads.

The Commander-in- Chief desires it to be further understood, that pullips examination in the College of but William, if successful, will be considered as suf-

ficient pront of qualification.

G. O. C. 1 . Perenter 28, 1827 .- The Commander-in-Chief, impressed with the necessity of obvicting the meanisemence likely to rise to the public service, from the appointment of interpreters who are not qualified for the duties of the office, has determined not to appoint my officer permanently to that situation, who shall not have passed an examination, and have been reported qualified for it.

The recommendation of the commanding officer of the regiment will be so far-Attended to that the officer recommended will be appointed to act us Interpreter and Quarter Master, until the Commander-in-Chief shall have ascertained, from the report of the Committed Examinations, what officer is best qualified for the titualica,

When it shall happen, which the Commander-m-Chief trusts it seldous wills a that there is no officer in the regiment possessed of the requisite qualifications, the Commander-in-Chief will consider it his only to appoint an officer from another forms, to act as Interpreter, until the regiment shall produce one qualified for the office.

Anxious to extend the application of the principle on which this determination has been formed, and to give it practical efficiency, the Commander-in-Chief takes this opportunity of signifying to the army, that in his selection for situations on the staff, depending on his recommendation, it is intention to give ample scope to the operation of those causes, of which an army, constituted as them, is so essentially in need; encouragement of ment, and renumeration of service.

## QUALIFICATION FOR COMMISSARIAT OFFICERS.

G. G. O. 9th December, 1831.—No officer deemed qualified for an appointment in the Commissariat Department who cannot pass the examination in the native languages pre-cribed for a regimental Interpreter.

G. O. C. G. 20th April, 1835 .- The Honorable the Governor General of India in Council is pleased to lay down the following rules for the appointment and pro-

.motion of officers in the Commissoriat Department:

1st. The Commissation at the presidencies of Fort William and Agra together, and of the presidencies of Fort Saint George and Bombay severally, shall consist of

One Commissary General.

One Deputy Commis-ary General.

Assistant Commissaries General.

Deputy Assistant ditto duto.

Sub-A-st-taut duto ditto.

The number of each of the three latter grades being regulated from time to time by the several Governments respectively according to the accessities of the sevice; and it shall be considered the imperative duty of the several Commissaries General to report to Government, whenever they may find, that the number of officers can be reduced consistently with the efficiency of their respective departments.

2nd. All appointments to the Commissariat shall be made from the European commissioned ranks of the Honorabla Company's army, but no officer shall be held eligible to be appointed, who has not passed an examination in the native

language

3rd. Every officer on his first appointment to the Commissariat shall enter the Department at the bottom of junior grade. The only exception to this rule will be in the case of the omnivery General, who may be selected from the army at large, and be at once appointed head of the department; due attention and consideration being of course given to the services, claims, and fitness of the officers already serving, or who may have served in the department.

4th. No Sub-Assistant shall be promoted to the grade of deputy assistant who

4th. No Sub-Assistant shall be promoted to the grade of deputy assistant who has not merel three years in the former, and no deputy assistant to the grade of Assistant Commissary General, who has not served four years as a deputy assistant, or seven years in the depattment, nor shall any Assistant Commissary General be promoted to the Deputy Commissary General, who has not served five years as an

names at, or twelve years in the department.

5th. If there should be no officer in one grade of sufficient length of service in the Commissariet, qualified under these rules to be promoted to the nest, an officer will be appointed, when a vacancy occurs, to the lowest grade, and the promoten will be made only when the obstacle, here supposed no longer exists. But seniority alone is not the only qualification for promotion from one grade se another, as superior claims founded on services performed and supported by the recommendation of the Commissary General will have the preference, as laid down in general orders by the Supreme Government, dated the 22d December, 1815, 27th.

March 1819, and 25th April 1822; provided the individual shall have served in the department the period necessary under these rules to qualify him for promo-

tion.

6th. All officers of the commissariat are subject to the staff regulations, on being promoted from one rank to another in their respective regiments but any officer in charge of a branch of the department on actual field service, or with a foreign expedition, who may become incligible by regimental promotoin, may be continued in charge until such time as the Commissary General can relieve him without inconvenience to the public service.

7th. Officers leaving the department on furlough to Europe, if re-appointed after their return, will have to enter at the bottom of the list of Sub-Assistants; but officers compelled by sickness to return to Europe on medical certificate, and officers removed from the department by promotion in their regiments, will be held eligible to be re-appointed to any grade which their previous length of survice in the department may cuttle them to hold under these rules and the general regulations of the service : provided that on re-appointment, they are not

placed above any who were previously their seniors.

8th. Officers temporarily appointed to the Commissariat by Government, will receive while so employed, an allowance of 150 rupees per measure, but without any claims to be confirmed in the office, and the same rule will apply to temporary appointments made on emergency by commanding officers, on the application of officers of the Comm searing suddenly obliged to quit their charge or otherwise, provided such appointments be confirmed by Government.

#### NATIVE LANGUAGES.

#### QUALIFICATIONS FOR INTERPRETERS AND COMMISSARIAT OFFICERS.

G. O. G. G. Fort William, Jan. 9, 1837 .- The Honorable the Court of Directors having, in a recent despatch again expressed their anxious desire, that a competent knowledge of the native languages should be generally diffused among the officers of their army, and having, at the same time, deemed it nedessary to prescribe, that certain degree of preficiency in one or more of those languages be in future considered an indespensable qualification for staff employ, the Right Honorable the Covernor General of India in council, with the view of giving effect to the wishes of the Honorable Court, without prejudice to the just claims of the many in other respects highly qualified officers now in the service, is pleased to publish the following rules for General information :

I. No military officer, who is now in the service, or who may enter it bereafter, will be deemed qualified for, or eligible to, the commissariat department, or the appointment of regimental laterpreter, unless he shall have passed the examination in the native languages, prescribed for candidates for the latter site-

ation.

11. No officer, who may enter the service hereafter, will be deemed eligible to any staff eltustion, (except a temporary one during actual service in the field,) et civil employ, until be shall have passed an examination in the Hindoostance

Hi. Notwithstanding that officers now in the service are exempted from the restrictive operation of the immediately preceding rule, it is to be distinctly undenied, that a competent knowledge of lindoostance, though not in their case an indispensable qualification for the situations open to others on the condition of perting an examination in that language, will, as bitherto, be always considered to conier a strong additional claim to nomination to the staff.

# DRESS OF THE ARMY.

#### THE STAFF.

. G. O. , C C. Ifead Quarters, Simia, 6th August, 1832. - The uniform prescribed for certain stall officers of the Bengal army, being " the same as that in his Masjesty's army" General officers, Brigadiers, (as Colonels on the staff,) and teat officers of the Adjutant General's and QuerterMaster General's Departments, Ass. signant and Deputy Assistant Adjutant. General of divisions, Brigade Majors, and Aples de Camp will pravide themselves, as soon as may be convenient, with the uniterm or their respective ranks, agreeably to the alterations made by Itis Majesty in General Orders dated Horse Guards, 18th of May, 1851.

It is not at present intended that any alteration should take place in the dress of other departments of the general stuff.

# LIEUTENANT GENERAL.

Coat .- Scarlet, double-breasted two rows of buttoms, nine in each row, placed by threes, the distance between the rows three inches and a half at top, and two inches and a halt at bottom; blue prussian collar, embroidered all round; embroidered cull, two meles deep; slacked flaps to the sleeves, five inches high and two maches broad, with three small buttons; and embroidered pointed cross staps to the skirts one inch wide; skirts, ornaments embroidered; white kerseymere turnbacks and lining.

Emboulery .- Gold, oak-leaf pattern.

liprolettes .- (fold, with solid 'crosent device, a sword and byten crossed, surmounted by a crown, embrondered on the strap; the strap contued by a narrow gold lace binder; dead and bright gold bullion.

Butons.-Gilt convex, with sword and baton crossed, with laurel.

Hat .- Cocked, without binding, the fan of back part cleven inches; the front, or cock, nine in the a each corper six inches; black ribbons on the two front skies.

Star Loop.—Lieven inches; long ground work of four ends of large dead gold. wire gimp, orn manied with gold centre star, with round study, diamond and horseshoe ornaments in flingres work.

Tassels .- Gold and crimson, with worked hangers.

Plume. - Red and white swan feathers, dropping from an upright stem, feathered to the length of eight inches.

Cravat or Stock .- Black silk.

Trowsers .- Bive cloth with gold oak-leaf lace, two inches and a half wide down the outward seam ; or white linen, according to the season.

. Boots. - Ankle.

Spurs, -Screw, yellow metal, neck two inches and a half long.

Sword .- Mameluke gift hilt, with the device of sword and baton crossed, and encircled with oak leaves; ivory gripe; scymitar blade.

. Scabbard .- Brass. for the field black feather, with mountings to correspond. with kill, for levers, drawing rooms, and in the evening.

Sword Knot .- Crimson and gold cord, with acorn and.

Sword Belt .- Russia leather, with three stripes of gold embroidery : the carriages' -to be embroidered on both sides; the belt to be worn over the coat

Plate. - Cile, having the letters W. B., the crown, and a spring of laurel on escale side in silver.

Sail. - Gold and crimson silk not, with gold and crimson silk crape fringe lassels. seren inches and a half long. W to give the Gloves .- White leather.

TROUGHT.

Coat .- As prescribed for dress, but with embroiding.

Epanietics, (without device)	
Hal	•
Plumo Crasut or Stuck Boots	The same as in the dress uniform.
Sword	
Sword-Knot	
SashGlaves	l J

Trowsers .- Oxford mixture cloth, with scarlet stripe down the outward seam, two inches and a half wide, and welted at the edges; or white linen, according to the season.

## MAJOR-GENERAL.

Darss and Underes .- The same as for a Lieutenant-General, except that the Coat is to have ten buttons placed by two in each row, a blue cuff, two inches deep, the upper iach embroidered all round; no embroidary on the sleeve above the cuff.

## BRIGADIER-GENERAL.

Dures and Undress .- The same as for a Major-General, excepting that the cuff and cleave of the Coat are to be without embroidery, and the straps of the epaulettes without device.

Frock-Coat for General Officers,-Blue cloth, two rows of regulation buttons, placed according to rank, as on the scarlet coat; blue velvet Prussian collar and cuffs, gold and crimson cord on the shoulder, withesmall buttons.

Cloak for General Officers .- Blue cloth, hined with scarlet.

# HORSE FURNITURE FOR GENERAL OFFICERS.

Housing for General Officers .- Of dark blue cloth, trimmed with two rows of gold lace, the outer row one inch and five-eighth wide, the inner row two inches and a quarter, to be worn over the saddle; made full, so as to cover the horse's haunches and fore-hands, and to bear certain embroidered ornaments to denote the rank of the officer.

The housing of a Lieutenant General is to be denoted by an embroidered crown,

sword and baton, and two stars.

The bousing of a Major General by a crown, sword and baton, and one star.

The housing of a Brigadier General by one star. Surringle. - Of blue web, to be attached to the housing.

? Bridle,-Of black leather; bent branch bit, with gift busses; the front and roses of garter blue. Collar .- White.

Holaters .- Covered with black leather.

# COLONELS ON THE STAFF, (BRIGADIERS.)

DRESS. Coat.-Bearlet, single-breasted, with a row of nine buttons placed at equal distances; blue Prussian collar embroidered in the front; blue cuffs two inches deep; statued departo the steeres, five inches high and two inches broad, with three small buttons; embroidered pointed cross flaps to the skirts, one inch wide; skirt ornamans embroidered, white kerseymere turnbacks and lining.

Embroidery .- Oak leaf pattern.

Epaulettes.—Gold, with solid crescent; the strap without device, and confined by a narrow gold lace binder; dead and bright gold bullion, two inches and three quarters deep.

Buttons .-- Guilt convex, frosted, the edge encircled with burnished laurel.

Hat.—Cocked, without binding; the fan, or back part, eleven inches, the front or cock, nine inches; each corner six inches; black ribbons on the work front skies. Star Loop.—Cround work three ends of dead gold gimp, eleven inches long.

large dead gold star in centre, with stude diamond and horse-shoe ornaments.

Lassels, -- Gold and crimson.

Plume. -- Red and white upright swan plume, seventeen inches long, made of entire feathers, not joined or trimmed, and the whalebone quite suff.

Trowers. -Blue cloth, with a stripe of gold lace, one inch and three quarters wide, of the pattern pre-cribed, down the outward seam; or white lines.

Sword .- (filt three quarter basket bilt, with device of sword and baton crossed; straight sabre-blade, with rounded back, thirty-four inches long.

Scabbard. --Steel, for the field; black leather with gilt mountings, for levees, drawing rooms, and in the evening.

Sword-Knot. - Gold and crimon lace strop, with two plate worms and tassel, containing twelve gold, and seven crimson bullions two inches and one quarter deep; gold V. R. on one aide, and a crown on the other side, on crimson velval.

Sword Belt. - Rossu leather, with two stripes of gold embroidery; carriages embroidered on one side only.

Sash Crimson silk, with cords	s and tassels,
Cravat or stock,	•
Spurs,	f >The same as for General Officers.
l'late,	
010763,	to the state of the state of

Coat .- As prescribed for dress, but without embroidery.

Trawsers.--()xford mixture, with a red stripe down the outward seam, one inch and three quarters wide; or white i.nen.

Epaulettes	1 _
Buttons	•
Ifat	•
Star Loop	
Tassela	
l'lume	
Cravat or Stock	
Cravat or Stock	The same as in the dress uniform,
Spurs	
Sword	
Scabbard	
Sword Knot	
Sword Helt	
Plate	
Sasii	
(iloves	
Horse Furniture	The same us that of Staff Officers

# ADJUTANT-GENERAL AND QUARTER-MASTER-GENERAL,

DRES.

Cost.—Sparlet, double-breasted, two rows of buttons, nine in each row, placed by threes in each row; the distance between therows three inches and a half at tog, two inches and a half at bottom; blue Prussian coller; the front part only employed.

dered; the cuffs two inches deep; the skirt six embroidered loops and buttons; the sleeves six also, viz, one on the suff, and five at ive it, the loops and buttons placed by targes; skirt organizates embroidered, white kerseymere turnbacks and lining.

Embroidery .- Oak leaf patterte.

Equations.—Gold embrodered strap on blue cloth, acorn pattern, embroidered oral budge, with the King's cypher, dead and bright puri bullion crescent, bullion two inches and three quarters free.

Buttons. .- Git, convex, trasted, the edges encircled with burnished laurel,

Hat. - Cocked, without binding; the fan or back part eleven inches, the front or cock, nine inches, each corner six raches; black ribbons on the two front ades.

Star Loop, "Ground work three ends of dead gold gimp, eleven inches long, large dead gold son in centre, with stude, diamond and horse-shoe ornaments.

Tassels .- Gold and c mson.

Plane - Red and whate approint swan planes, seventeen inches long, made of entire feathers, not pixed or trained, and the whale bone quite stiff.

Cravat or Stock ... Black silk.

Trowsers.—Blue cioth, with a stripe of gold lace one inch and three quarters wide of the pattern presented, down the outward scam; or white linen.

Boots .- Autle.

Spuis .- Serew, sellou metal, neck two inches and a half long.

Sword. -- Gift, three quarter basket hill, with device on sword and baton crossed, straight sabre-blane, with tound disack, thirty-loan inches long.

Scabbard-Stad, for the field; black leatner, with gift mountings, for levees,

drawing rooms, and in the evening.

Sword Knot + (rold and crimion lace strap, with two plate worms and tassel, containing twelve gold and crimson bullions two inches and a quarter long; gold W. R. on on sade, and a crown on the other side, on crimson velvet.

Sword lielt .- Russia leather, with two stripes of gold embroniery, carriages em-

broidered on one sale only.

Plats. - Gill, the letters W. R. the crown, and a sprig of faure! on each side a silver.

Such .- Crimson silk, with cords and tossels. "

Gloves, - White leather.

#### UNDRESS.

Coat .-- As prescribed for dress, but without embroidery.

Trowers.....Deford mixture, with a red stripe down the outward seam, one inch and three quarters wide; or white linen.

Epaulottes,	1
Hat	
Star- Loop,	
Taesels,	
Plume,	i
Cravat or Stock,	
Boots,	
Spurs	The same as in the dress uniform.
Sword,	Land haman me im tite diene mittietiti"
Scalibrad	
Swand-Kuot	
Sword Belt,	
Plate,	
Mash,,	
Gloves	

# DEPUTY ADJUTANT-GENERAL AND DEPUTY QUARTER-MASTER-GENERAL.

Cost.—Corresponding with that of the Adjut on-General and Quater-Master-General, excepting that there are no be ten buttons on the breast of the cost in each row, placed by twos; the skirt, four coshrodered hope and buttons; the sleeve four also, viz. one on the cuff, and three above it; the loops and buttons placed by twos.

In every other respect, their dress and undress are to be the same as those of the Adjutant-General and Quarter-Master-General.

# ASSISTANT ADJUTANT AND QUARTER-MASTER-GENERAL.

#### DRIST AND UNDRESS.

Coat, Scatlet, double-brevie i, two rows of buttons, ten in each rew, placed at equal distance, the distance between the rows three niches and a half at top, and two inches and a half at bottom, able it as in collar, with gold controdered frog loop and button on each spie, place out, two makes deep; four embrodered larges and buttons on the skirt; on the sleeve four also, viz., one on the cuff and three above it, placed at courd distances.

Epaulettes.—Could embroadered strap on blue cloth ; embroadered oval hadge with the King's cypher, dead and bright puri bulbion crescent; bullion two inches and three outilets deep.

In every other respect, the dress and undress are to be the same as for Adjatant General and Quoter-Master-General.

#### DEPUTY ASSISTANT ADJUTANT AND QUARTER-MASTER-GENRAL.

#### DELSS AND UNDRESS.

Coat. Scarlet smale breasted, i.e. buttons at equal distances; blue cuffs; blue Prussin collar, with sold continuous disp and button at each end; three embrodered lamps and buttons of the skirt; the sleeve is to have three also, viz., one on the suff, and two above it; one loops and buttons placed two and one on the skirt and deeve; the enumalize though without drops.

In all other respects, the dress and undress are to correspond with those of an Assistant Adjutant or Quarter-Mester-General.

N. D. The expression the Asignant-General's and Quarter-Master-General's departments of a local quarters of the army, are to be distinguished by the collar of the case being fall red and half blue, and by the embroidery of the epartettes being an accrete circle instead of blue.

#### MAJOR OF BRIGAGE.

The dress and undress are to be precisely the same as for the Deputy-Assistant Adjutant and Quarter-Alaster-General, except as far as respects the button,\* which is to be frosted with W. R. and a crown, and the epantettes, which are to be gold embrondered straps on blue cloth, dead and bright gold puri builton crescent; bullon according to rank.

## AIDE-DE-CAMP TO GENERAL OFFICERS.

#### DRESS

Coat.—The same as for the Deputy Assistant Adjusted and Quarter-Master General, except that the embroidered loops are to have drops; the buttons are to be plant gift, and placed in pairs on the breast, and with the loops, two and one on the sleeve and white.

<sup>&</sup>quot; If this button should not be procurated in Galcutta at present, Brigade Mujors will substitute a plain get beston, until the proper pattern can be obtained.

Epaulettes, The same us for M	
Hatjanana and and and	
Star-Loop	
Tanta ,	
Fesilier,	
The same as for	the staff cenerally.
Tionsels,	the ston benefatig.
Boots,	
Spurs,	
Sand	
Scabbard,	
Sword-Knot,	
Sword-Belt,	
Sword-Belt,	ir the staff generally.
8gah,	•
Glove-,	

Coat and enaulettes .- The same as in diess.

Trowners.—Oxford maxture, with a red stripe down the outward seam, one inch and three quarters wide; or white linea.

In all other respects as in dress.

Frock Coat .- Blue, single breasted; Prussian collar plain gilt buttons.

The Aides-de-Camp of the General Commanding in Chief are to be distinguished from the Aide-de-Camp of other general officers by an edging of embroidery round the collar, and frost of the red cont.

Frock cost for all Staff Others under the rank of General Officers,—Blue clath, single-brea ted, with stand up cloth collar, cloth cuffs, and regulation buttons, without epaulettes, or shoulder straps.

Cloak for Staff Officers .- Blue cloth, lined with scarlet.

#### HORSE FURNITURE.

FOR ALL STAFF OFFICERS UNDER THE RANK OF A GINEBAL OFFICER.

Saddle-cloth for Staff Officers.—Dark blue, or two feet ten inches in length, and one foot ten inches in depth, with an edging of gold lace; the width of the lace one arch; to be wern under the saddle.

Surcingle, -- Of blue web.

Bridle. ~Of black leather; but branch bit, with gilt boses; the front and roses of garter blue

Collar -- White.

Holsters .- Covered with black leather.

#### MISCELLANEOUS.

PERMANENT COMMANDANTS OF GARRISONS.—Cools scarlet, double breasted with blue facing, and plain gold-embrodery, the lappels buttoned back, slashed steeves and skirts, Garrison staffs gilt buttons, set on the breast by tows, and on sleeves and skirts one and two, viz. one on the cuff, and two on the sleeves; one button hole on the collir. Two plain gold epaulettes, with the distinctions of Field Officers and Colonels upon them. Cocked hat with gold scaled loop, and infantry feathers. Regulation sword, steel scabbard, when mounted: on all; other duty black leather, crimson and gold staff sword belts. The undress coat to have no embroidery; in all other respects to be the same as the dress.—G. O. W September, 1919.

FORT Majors, -The same as that of a Major of Brigade, G. O. 1st July, 1787.

Commissant General, —Coat the same as that worn by the Quarter Master General; epaulettes emprodered on a blue ground, buttons plane white; but, regulation cocked, plain white button, white feather, sword, regulation, cut and thrust.—G. O. 15th April, 1810.

Deputy Commissing General, -- Cust, epauletter, buttons, hat and sword, the same as the Commissing General, -- Cr. O. 15th April, 1810.

Assistant Countries and Sword as above --- G. O. Dath April, 1910.

Sun-Assistant Countisateries Cristant. — (Bring an officer in the service.) Cont with happels, one equilette, and buttons as above; that and sword as above. (Not officers in the service) coat plain blue, rod cuffs, collar, and buttons of above hat plain coch, d. no feather, sword as above. Assistants and Sub-Assistants to wear trug more they. (G. O. 15th April, 1810.)

Junor-Anvectif-Gestinat. "A double-hier-ted cost, with thise cuff and collar, slasned sleeves and shorts, general staff battons by threes, silver epopletics, with plan embinidery on a blue ground, sword and list the same as those of the general staff.—G. O. 16th September 1813.

DEPUTY JULGE Advocate General.—A single breasted coat, blue cuffs, and collar, slashed shows and skirts, white buttons, one on the cuff and collar, and two on the sleeves; two plain silver epicleties without embroidery.—G. O. 30th Documber, 1312.

DEPTTY PAY-MASTERS .- To wear in silver the same with Fort Adjutants .- G. O. 30th December, 1812.

Barrack Martin, - The same as Fort Adjutants, with one basket embroidered gold enaulette on a blue ground. - G. O. 13th December, 1812.

Steament to Mittries Boann.—A double breasted tree, cost, with blue coffs and collar without embroidery, she had sleeve and skirts; regulation gilt buttons by twos, plain gold epaulaties; regulation sword and cocked hat.—G. O. 9th February, 1814.

Assistant Securitary - The same as the Secretary, with one epaulette. - G. O 9th February, 1814.

AIDER-DE-CAMP TO THE GOVERNOR-GENERAL AND COMMANDER-IN-CHIFF. The same as worn by corresponding ranks in His Majesty's service. — G. O. 11th July, 1787.

Superinterance Superion.—Scarlet coat, single breasted; black velvet collar and cuffs; slashed sleeves and skirts; lion buttons, (yellow): two epaulettes, embrondered with gold on black velvet with two gold embrondered button holes on the collar; two on each sleeve and two plann on the sleeves, cocked hat with black feather, black button, and black sik loop; regulation sword and black sword belt (waist). G. O. 20th July, 1810.

GARRISON SURGEONS. - The same as Surgeon of Infantry, with blue cuffs and collar.

Garnison Assistant Surgeons of Infantry, with blue cuffs and collar.

Assistant-Schorons attached to Hospitals .- Plain coat, single breasted, yellow lion buttons, plain yellow cuffs and collar; plain round hat.

CADERGY CAVALY AND INFARING.—Plain undress jacket and plain regimental appointments, according to the uniform of that branch of the service to which they belong: Cadets never to wear the full uniform of commissioned officer, antil promoted to that rank.—G. O. 30th December, 1812.

Superingeness of Public Buildings, in the Fired and Lower Provings.—A double breasted cost with lappels, cuffs, and entire collar of blue; slashed sleeve and shirts; plain raised yellow lion buttons by twos, in the manuer of the Deputy Adjutant and Deputy Quarter Master Generals; two basket reintroidered



gold equalettes, on blue ground, with one basket-embroidered button hole on the cuffs and coller; word and hat, the same as those worn by the General Staff.

AMERICA SCREENISTINGTORS OF PUBLIC P. CONCR. - The same uniform as alms; with the exception of the contibenty startle to isted, and having only one. epartetic; the littless to twos, in the manner of an Aide-de-Camp and Major of Big de. -G. O. 16th April, 1817.

Acres to Corn Caratrages and Gunrow or co-Thousand as Commissaries of Or mance, excepting that the bottons are to be plainguilt. Field Officers, holding

those structions, to wear two en infelies.

Crorpeso Agests. A surge board least with blue cuffs and collar, without emorology; slamed decrees and skirts; regulation guilt battons by twos; plain gold epaulettes, of a field officer, to wear two epaulettes,) cocked hat with gold lare loop; regulation sword, tased and belt.

Principal Completes of Ordners re-Coat blue, facings red, epinlettes ourbroidered on a red sound, buttons and say e, embroidery gold, to mater the coat se

embroidery, and places at action one that one is the Commissary Governda.

PRINCIPAL DEPOT. COMMISSION OF OPENANCE. Coal, epaulottes, buttons, hat, sword, &c. the same as the Principal Commissary of Ordannee excepting the but-

tons, which are to be placed two and two.

Commissant of Old system. Cost without hippols, one epaulotte on the right shoulder, 10 buttons at equal distance, embrodery platn, stasted sleeves, 4 buttous on the cuff and sleeve and on the skirts at equal distinces. Cocked Hat, scale loop, and sword as ; hove,

DEPUTY COMMISSION OF ORDNANCE, BUING A COMMISSIONED OFFICER.-The same as commissary swith execution to the bottons on the secrees, which are to be one on the cuff and two on the sleeve, and three on the skirts, set on as brigade-

major's.

# HORSE ARTHLERY,

## HIAD QUARTERS, SCALA, 4th September, 1823.

Jacket .- Regulation jacket of blue with south ouffs and collar; edged all round with clock, the colour of the facings: Pruss an collar, 3 mohes deep, ornamented with an edging of nacrow French heard, and a bord, r or sould Russia figuring: pointed cuff, 4 inches desplay the point, or reneated with I each braid, to correspond with the offar. The jacter to be single-beasted; to fasten with hooks, and to have three rows or bu tous; to be trunned wit : flit gold lace set on in waving lines, and leaving a small interval between every double row of lace set on in worm, lines, and leaving a small interval between every double row of lace, extending the full with across the breast, and about 3 inches at the bottom: Puckets, backseams, and bottom of picket to correspond with collar.

Trowse s .-- Dark blue trowsers, with two stripes of gold lace, three quarters of an inch wate, up each side seam; leaving light between them I inch.

Boots. -- Ankle Boots.

Sputs .- Fixed brass spurs, with two inches and a quarter necks, including rowels.

Head Dress .- Cocked bot, as now worn,

Sahre .- The Regulation steel mounted sword, half basket hill, with two flyted bars on the outside; black fish-skin gape, bound with gold wire, the blade very lattle curved, 361 inches long, and 14 inch wide, with a round back, terminating within 11 inches of the point.

Scabbard - Regulation scabbard, with horse shoc at the bottom; solid bands and rings, trampet-formed mouth.

Sword-Knot. - Crimens and gold cord sword-knot, with hullion tassel. Cardle .- Gudle of crimson and gold, 21 inches wide, as at present.

Wasst Seit. - Waist belt of gold lace 14 inch wide, with 4 inch allk stripe, of the colour of the facings, up the centre ; sell morocco lining and edging, fastening to front with sphynx ornament, having two large and one smaller gilt rings through

which hang three slings of each silk and gold velues lace, with but hies and straps, by which the sabre tack, is suspended; and two gold velues and silk slings of I inch wide lace of the rings of the scaobard, with a silk stripe in the centre, the colour of the facings, and more colouring and colours.

Sabre Tache. —The same tache of blue cloth, 13 meles deep; 8 inches wide at top and 10 in the bottom, ed. 3 round with 2 meli frequencing a blue edge; in the centre of letters H. A. embera izical, with a scroll below them, bearing the negimental badges the corps may be entitled to.

Pouch Pelt - The pouch belt of gold lare 24 raches wide, with 4 inch silk strips, the colour of the fact and human and edging to correspond with the woist belt; buckle, tip, in I shile attached to pouch box, with gift buckles and rings.

Pouch Box -- Pouch box of black leather, with a gift embroidered edging round the to gift in the sying

A. A. and reprocented badges plated, tassed in the centre; on each side gilt staple ornaments for the tings of the belt.

Cravot. Black silks ock-

Gloves .- White leather gloves.

#### UNDRI 34.

Jacket.—Dark blue rounded shell jacket, agreeable to a sketch approved of by the Commarder in Chief, and lodged in the staff office of the Horse Arallerys

Shoulder Straps .- Pair of scaled gift shoulder straps, solid crescent, without

Transers. - Dark blue transers, with two stopes each three-quarters wide of the colour of the facialis of the regiment on the ontward seam, having a light of tuck between them.

boots and Si urs .- Boots and spins the same as dress.

Head Dress. Helmet as at present, Roman helmet with glazed skull and peak, and a red horse han mane; gilt scates; leopard-skin turoun, fastening with gilt chains.

Sabre and Scabbard. The same as dress.

Sword Knot .- Of brown leather.

Waist Belt.-Of brown leather thistening in front as in full dress.

Sabre Tache.—Of plain black patent leather.

Foreging Cap. Of dark blue cloth, wells and plats the colour of facing; gold band 2 inches wide, with gilt button at top; black patent peak, edged with gold braid.

Great Coat. - Dark blue, to fasten with braided loops and stand up collar. Clock. - Cloth, dark blue.

#### HORSE APPOINTMENT.

Saidlery.—Hussar saidle complete, coupper and breast plate of brown leather, ornamented with leather resettes.—Hussar bindle with plain curb bit; ornamented head stall; plain field collar, to correspond with crupper and breast plate.

Dress Shabraque. — Dress shabraque of dark blue cloth; 3 feet 10 inches in length; 3 feet 4 inches in width across the centre; 5 feet across the rear; 3 feet 6 inches across the front, the corners rounded, with 6 inch lace 2 inches wide and fined with serge; the four corners of the shabraque embroadered with the letters H.A.

Undress Shabraque. Undress shabraque of plant blue cloth, of the same dimensions, and edged with black worsted lace, one inch wide.

#### MEMORANDUM.

The dress belt and pouch are to be worn at all reviews, levers, and balls, and upon all occasions of particular ceremony. The dress jacket with the appropriate parts of dress, before-mentioned, to be worn at reviews, duties of honor, dress parades, balls, levees, and all occasions of public ceremony.

White trowsers are sanctioned instead of cloth, in the hot weather; but the periods of these indulgence are to be fixed by the officer commanding the corps,

when not prescribed by higher authority.

A wast-coat of cloth, the colour of the facings of the corps with a small edging of face A are melt broad, and in the hot season a waist-coat, is also permitted to be worn with the undress packet, when off purades; but on all occasions, the dress jacket is to be closed. For hot weather the walvest jacket may be made of the lightest suitable materials, as dark blue camblet or silk; but exactly resembling the cloth inchet.

Officer commanding brigades who may desire more detailed directions or an explanation of any part of these regulations, are to apply to the Adjutant-General, through the officers commanding the horse artiflery.

# INTANIRY,

Adjutant General's Office, Head-Quarters, Calcutia, 30th July, 1834.

The Major-General in command of the forces having been pleased to direct the existing orders on the subject of the dress of officers of Infantry to be collected and transmitted, in a condensed form to others commanding regiments, I have

the honor to forward a copy for your guidance.

You will observe, that the articles of equipment sent out as patterns by the Honorable the Court of Directors, and adverted 6, 0, 24 levelt 1829 You will observe, that the articles of equipment sent out as \*G O asch Jon 1829 to in Government General Orders of the 12th July, 1831, are (1 O out Oct. 1849) now fully described; and it will not escape your notice that G O Isoh Oct. 1830 several of the rules laid down in the orders quoted in the G O 14th April 1831 6 O 39th Nov 1993 margin are not applie to the present dies. These or-Citemat Letter 25th ders are accordingly to be considered as annulled, and in January, 1528 their stead, you will have the goodnes to adopt the regulation which is now enclosed, together with the following additional rules :-

The red coa will be worn at divine service, at levees, on guards, public field days, general inspections, funeral parties, general, district and garrison courts mar-

tial, and visits of ceremony,

The sash is to be worn on all occasions with the red coat, except at evening parties, when the coat may be worn open, with a waistcoat of white linen, with small regimental buttons.

At lever, the buff leather sword belt is invariably to be worn.

The frock coat is never to be worn when the regiment is paraded for exercise. nor when there is a prospect of the troops being obliged to use their arms; on these occasions the shell jacket is the appropriate dress. The frock coat is only intended as a common morning dress, and to be used on certain duries off parade, inspection of barracks and hospitals, on courts of inquiry and committees, inspections of articles of necessaries, working parties not before an enemy, and fatigue duties, and on the march in the course of a relief, or other ordinary occasion, with the sash and beit over it.

The black waist belt is the belt to be worn when required with the frock coat; and when the officer is engaged on duty of any description admitting the use of the freck, the sash also is to be worn,

The shell jacket is always to be hooked or buttoned when worn on duty. When used as an undress, on occasions not connected with duty, it may be left open.

A white linen uniform jacket, with ten small regimental buttons, set on by twos in front and two on the collar, may be worn when the men are permitted by proper authority to wear their white dress, but this indulgence is restricted to ordinary duties and parades, and to private parties.

Ensigns, until finally posted, are only to be required to provide themselves with the undress uniform of the regiment with which they may be doing duty.

At the presidency officers are expected to wear the undress red jacket, or blue frock coat, and military cap, whenever they appear abroad or go out for a moraing or evening's ride.

In military cantonments, during the months in which officers are allowed to wear white linen jackets, at their regimental parades, they are also permitted to wear them in their morning or evening rides, or at visits not of ceremony.

These regulations are not to apply to officers when engaged in any active exercise, such as fives, or cricket, or in field sports.

\* Coat.—Scarlet, with two rows of uniform buttons, ten in each row, in pairs; the distance between the rows three inches at top, and two inches and a half at bottom; Prussian collar, with two loops and small uniform buttons at each end; plant round cuff, two inches and three quarters deep; cearlet slashed flap on the sleeve, with four loops and small buttons; slashed flap on the skirt, with four loops and large buttons; two large buttons and four short twist loops at the waist; while kepseymere turn backs and skirt linings, with a welting of the same round the cuffs, collar and outward seams of the front regimental skirt ornaments; the collar and cuffs are to be of the colour established for the facing of each regiment; the loops on the collar and flaps are to be of gold lace, and the entire loop is not to exceed one inch and a quarter in breadth.

Epaulettes, — Field officers—plain gold lace strap; solid crescent, embroidered badge of the King's cypher: the bullion of Colonel and Lieutenant-Colonel is to be three inches and a half deep; that of Major three inches.

Captians. Gold lace strap with narrow silk stripes, of the colour of the regimental; facing solid crescent, bullion smaller than that of a Major, and two inche and a half deep.

Subalterne - The same as a Captain except that the bullion is smaller.

Officers of flank companies are to wear wings. The grenadiers are to have a

grenade on the centre plate. The light infantry, a bugle.

Cap.—Black heaver, six inches deep, with lacqueted sunk tops eleven inches in diameter, communicating by black leather stitched side straps, with a band of the same, which is to encircle the bottom of the cap; black patent leather peak, a gilt star plate with regimental ornaments in front of the cap and gilt scales on the sides.

Feather .- White, upright backle, eight inches long with agilt socket. The light

infantry officers to wear a green tuft.

Trowsers.—Oxford mixture cloth, with a scarlet stripe down the outward seam, one inch and a half wide; or white linen, according to season of the year.

Boots.—Ankle boots.

Spurs .- For mounted officers, vellow metal, with necks two inches and a half

long including rowels.

Sword.—Gilt half basket hilt, with the King's cypher inserted in the outward bars, and lined with black patent leather, the gripe of black fish skin; bound with three gilt winds; the blade thirty-two inches and a half in length, one inch wide at the shoulder, with round back, terminating off to a shampre within nine inches of the point, and very little curved.

Scabbard .- Black leather, with gilt mountings. Brass scabbard for field officers.

MICEIS

Sword Knot .- Crimson and gold stripped, with bullion tassel.

Helt. White buffalo leather, with a frog worn diagonally over the shoulder. Field officers to wear a waist belt of the same material, two inches wide with slings.

Plate. - According to regimental pattern.

Sasb. Of crimson silk patent net with fringed ends, to go twice round, and tie on the left hip.

The pendent part to be one foot in length.

Cravat. Black silk.

Gloves, - White leather,

Shell Jacket.—Scarlet, with collar and cuffs of regimental facing: a row of small regimental buttons down the front, in pairs and two on each cuff; gold plated cord shoulder straps.

Frock Coat.—Blue single breasted, with eight regimental buttons down that front, and two small ones on the cuff. Plain Prussian collar; shoulder straps

formed of loops of small gold cord, with a small regimental button.

Waist Beh .- Black patent leather, with a sliding frog and snake clasp.

Forage Cap.—Blue cloth, with a band and well the colour of the facing of the reciment, black leather peak.

Light infantry officers to wear a cap of green cloth, with a band and welt thee same as the other officers of the corp.

An oil skin cover may be worn over it in wet weather.

Clock. -Blue, fined with seatlet shalloon, wilking length: class ornaments at the bottom of the collar and ball buttons. It is optional with officers to provide themselves with a clock.

## MEDICAL STAFF.

Coat.—Agreeably to the uniform of their respective regiments, with the epaulettes of their corresponding ranks.

Hat .- Cocked, with beack sill, buttons and loop, and without any feather.

Waist Belt.—Of a pattern counter to that of the other officers, but of black leather to be worn mover the cost.

Appointments and oth catheles of dress the same as those worn by the other officers of their respective of means, except the shash, which is not worn.

In undiess, and on all one was not connected with parallel or ceremony, the regimental forage caperary be worn.

# HOP/FILLINGS FOR MOUNTED OFFICERS.

Saddle. - Plane (19.3) yeards, with holders, the cautle mounted with brass, the holders povered son of one patron leather.

Saddle Cloth. — 111', some redomens the facings of the regiment, two feet tenneches in length, without four foot to the best rankepth, with gold lace live-eighths of an inch wide, and searle tedging.

Bridle, -Of black leather, bent box ich bit water gilt bosses, front and roses to correspond in colour with the frem section to most id-

Collar .-- Whee.

# BOAT ALLOWA

G. G. O. 19th December 1914. The Breef of the Govern General in Council is pleased to anthouse One of supernumerary to the complement attached on the house tent, (if any house the time they may be defined to the following the time they may be defined to the following the following

G. G. O. 1916 September 13 R - La Most Nobbethe Concerns General in Council is pleased to publish that obligating resolutions of Government, on the sub-

ject of book allowance to Others, vir.

1. Whenever a regiment, or any number of thoops or companies of a corps move by water the proportion of officers of all ranks, regularly belonging to, and on the establishment of such regiment, or companies of a refunent, as the case may be, will naturally move with their men, and draw, of course, the boat allowance of their ranks, in addition to their tentage.

2. If from a descreency of officers, or other consect the Commander-in-Chief shall consider a necessary to order any additional officers, of whatever rank to join and do duty with such regiment, or companies of a regiment, this Excellency will be pleased to represent the case to Go-erament, when hoat allowance, in addition to tentage, will be granted to the requisite number of extra officers.

3. In the case of drafts, detachments or recruits proceeding to join corps by water or of invalids, supernumeranes or time-expired men, returning to Fort William, boat allowance, in addition to tentage, will be granted, on the representation

of the Commander-in Chief, to the following proportion of officers :-

Fo any detachment under 30 men, one subaltern. If above 30 and under 60 men, two subalterns; and so on in the same proportion; with the addition of one

captain for every detachment, consisting of not less than three, or more than five such subditions' parties. Two captains for six, and not more than eight such parties and so on; also with the faither addition of one is ld officer for every detachment, consisting of not less than three captains' parties, as above detailed.

- 4. The names of all officers appointed to do duty with the detrebinent, as extra officers with regiments, or companies of regiments, proceeding by water, are to be specified in general orders, or division or station orders, (as the case may be,) for the convenience of more readily auditing their bills.
- 5. The Governor General in Council extends the indulgence of hoat allowance to all cadets, assistant surgeons, and subation officers, on their arrival for the first time in Bengai, and being ordered to join a regiment; the same in bilg nee is extended to gentlemen, appointed in India to commissions in His Majesty's army or the local corps; to ordinance and warrant officers, and generally to persons newly appointed, include their surgeon status is, but o'ncers and others profiting by this indulgence, are to coase drawing than tentage from the day of their being ordered to cook is, and join, until the expirition of the period for which they received boat allowances.
- 6. His Excellency the Commander in Chief, will be pleased, in all possible cases, to employ radivade its of this last description on the court of more share the income where extra officers, drawing boat and that allowence of the copiets, under the provisions of the 2d and 3d cause of the order (1) in the chief which must be faculted by a redgence now panted to all young officers on their first arrival.
- 7. One me heat officer will always be perceited to prove that diffy with every near timent of Europeans, and such officer with the permitted to draw boat affowers out a blitton to tentage
- A. Whenever the Commission of Charles is be of opening that the presence of a person process to the second of the action of the second of the
- 9. In all others are a control of the separated, others drawing tentage are invariably of project of the second control of on which they may be sent, unless ordered per it? It is a trace of the control of the control
- 10. The regulations now laid down, are not to be considered as affecting, in any way, half-pay or cashiered officers, whose cases are provided for by general orders of 16th December, 1816.
- G. G. U. 27m Mann, 1819.—With reference to General Orders of the 19th of September last, defining the situations in which officers would be permitted to draw boat allowance, the Most Noble the Governor General in Council is pleased to publish the following additional rules:—

V. henever a Lieutenant, Cornet, Eusign or Cadet, is for the first time, permanently posted to a corps, he will be permuted to draw the boat allowance of his rank from the cantonment in which he may be doing duty, to the one where his regiment may happen to be sixtioned, although he may have been previously receiving tent allowance with the corps to which he had been temporarily attached, provided, that prior to his heing finally posted, he shall not have been in the receipt of bull regimental allowances for the term of eight months.

has to be clearly understood however, that officer drawing boat allowance under this regulation, shall fortest their claim to tentage during the period for which

beat allowance may be drawn.

G. O. G. G. Accest 20, 1230.—The Governor General in Council is pleased to revise the periods, for which boat allowance has heretofore been granted to officers, authorized to travel by water, at the public expense, and to direct, that the

following scale be sub-tituted from this date :-

The Military Auditor General, in conjunction with the Surveyor General, will prepare, for approval and publication, a similar table applicable, to stations or out-posts accessible by water, but not included herein, to be computed with reference to the time and distances laid down for the routes of the Ganges and Junua.

The practice of passing boatage beyond Gurmukteser on the Ganges, and Delhi on the Jumna, will cease; and in future the boat allowance will be limited to the river station nearest to the destination of the individual ordered to join by water.

Young officers, or others, who now forfeit their tentage until they join their corps, will, in future, be entitled to draw that allowance from their arrival at the station to which they may have drawn boat allowance.

TAULE OF TIME ALLOWED.	Monti	hs.	Days.
From Calcutta to Al'ahabad,		2	15
, , to Agm,		4	10
, to Berhampore or Moorshedabad,		0	20
,, ,, to Buxar or Chazeepore,		2	0
,, to Bareilly,		4	0
,, ,, to Chitagong,		į.	22
,, ., to Chenar, Benares, or Sultanpore,		2	5
,, to Campore,		3	0
, to Darca,		1	Ō
,, to Dinapore, Patna or Hadjeepore,		1	22
, to Delhi,		5	5
, to lutty Ghar,		3	15
,, ,, to Gurmukteser Ghaut,		4	8
, to Lucknow,		3	Ŏ
,, ,, to Mizzapore, Jaunpore, and Gorruckpore,		2	8
, to Monghyr,		1	8
,, to Mutta,		4	15
, to Perlaub Chur,	<b></b>	2	15
. to Sultanpore. (Oude)		2	15
The following revised monthly rates of boat allowance are publish	ed for s	zene	nal in-
formation :		,	

D	delenet D. Person	11	Sonat	Rs.
FOF (	Potoneta tzugimen	tally,	. 6	600
21	LieutColonels,	dato,		450
23	Majors	ditto,	•••	360
**	Captains	ditto,	• • •	180
	Subalterns	ditto,	•••	100
>9	Cadets	ditto		80
	Conductors, Ap	othecaries, and Stewards,	•••	70
41	Sub-Conductors	Assistant Apothecaries and Assistant Stown	rde	50

When ordnance officers, proceeding in charge of magazino stores, unavoidably exceed the periods allowed in the table of time, boat allowance for the excess will be passed, on the production of the requisite certificates, by the Military Auditor General.

## COMPENSATION FOR CHARGERS.

G. O. G. G. August 27, 1830.—The Governor General in Council is pleased Minutes of Council, Mirch 13, 1795, to notil y for gineral information, that the G. O. G. G. 19th June, 1813. following revised rates of compensation for G. O. G. O. 4th May, 1822, the loss of chargers killed, or disabled in action, or shot in consequence of being infectiously discussed, will necesite be passed to the several descriptions of mounted officers, entitled to such indulgence, under the prove one of the orders quoted in the margin.

2. Fo horse artillery and cavalry others for the loss of a charger, selected from the ranks, or canounts of their respective corps, a compensation equal to the price they would have been enabled to receive on returning such charger to the ranks, viz., the results of the original price, after a deduction of 10 per cent, per

annum, for the period that may have clapsed since the date of set chon.

3. To all mounted officers, for the loss of a charge, under the provisions of the orders before quoted, not selected from the ranks, and purchased at a price not exceeding 800 son it repress, a compensation equal to the residue of the price actually paid, after a similar deduction of 10 per cent, per annual, for the period clapsed since the date of parchase.

4. For the loss of a charger, purchased at any price above 800 rupees, a compensation equal to the residue of such price, after the deduction of 10 per cent, per annum, royide I such residue do not exceed the sum of 800 rupees, which is the

maximum of compensation to be allowed in any case.

5. Bills for compensation for the loss of a selected charger, are to be accompanied by a copy of the certificate specified in the 21st clause of G. O. V. P. of the 7th October, 1817, and those for compensation for a charger not selected from the ranks, by a declaration on hogor, specifying the price paid and the date of purchase.

# SELECTION OF CHARGERS.

G. O. G. G. Fort William, June 28, 1837.—The Right Honorable the Governor General of India in Council having taken into consideration the rules according to which the European officers of mounted corps are at present permitted to select chargers from horses the property of the state, is pleased to rescind the general orders by the Vice President of the 7th of October 1817, and to publish for general information the following regulation, which is to have effect from this date:

1. The objectionable privilege of taking horses from the runks, whether by officers of mounted corps or by any other individuals whoseever, is no longer allowed, and in future officers' chargers are to be selected from temount horses only,

or by purchase in the market.

2\(\frac{1}{2}\) Every regimental officer of the horse artillery or cavalry, on first joining his corps, or on rejoining from furlough or from staff employ, will be permitted to select two horses for chargers from the remounts of the regiment then available, or those that may be next received, and the medical officers, Votenmay Surgeon, and Riding Master of such corps, when permanently attached, may each select one horse of the same description, on the terms hereinafte, specified.

3. When two or more regimental officers are to select at the same time, the senior is to have the first choice, but must not be permitted to choose a second

horse, till his junior or juniors shall each have chosen one.

 Horses selected as chargers are always to be branded with the mark of the regiment, and entered on the descriptive roll of the corps, when they are delivered over to the selecting officer. 5. The price to be paid by officers for a horse selected from the remounts of

then corps is capters 600.

6. When the selected charge of an officer shall die, be killed in action, captured, stolen, lost, show at the recommendation of a station or detachment commune, or be reported by such a committee unit for further service, from age, vice, docted, or permittent unsoundness, his owner will be permitted to replace him, by a scheenon from the regimental remounts that may be then or thereafter available, and in cases where the charger has been reported unfit for further service without being intertously discust, may dispose of him at his discretion.

7. Schetted chargers may be exchanged between a neets of the same corps, with the sanction or the commending officer, or when then full price has been recovered by the pay master, may be sold to any officer of the same corps entitled to a choice; the same on that case to stand to the place of such choice, and

the seller to be allowed to select another charger.

8. An officer who finds on territchal he has made an unsurable selection, may return the house, area select another from the regimental remounts, provided, his desire to do so be mode know, to the commanding other of the corps within one mouth from the care o selection, and provided the horse to be returned be reported by a regiment decore, the assound and fit for the service as when selected.

2). At any tone after the appendix months and within twelve from the date of selection, a selected conject may, with the permission of the commanding officer of the corps, be returned for the purpose of heavy permitted and the ranks, if reported by a regiment does not to be perfectly in to the server, but in such case the officer resuming a conject will too be permitted to consect another horse in his room, and will incorry be early editories over back to most provided price or such purpose of the purpose may have been advanced a horse in spray and allowances.

10. In all costs where problem wishes to select a charge, or to sell, exchange, or place in the racks, a selected charge, he is to make want a application to the commanding officer of its corp, who, when, accessive, will asserble a regularization and committee, composed of a president nor under the rank of Caponii, and two subalteries as members, the report of proceedings of which we not to be considered com-

picte without his, the commendent officer's counters: I, itue,

11. When others are removed from one original of force artillery, or one regiment of casaby, to another, they may take then. Tested chargers with them, and the houses so transferred are to be crased from the register of the one corps and entered in that of the other.

12. The selected chargers of officers who may retrice from the service, proceed on furough to Europe, be nominited to the general staff or any other detached permanent employ, or be removed from a mounted to a dismounted corps, are not to be sold or taken out of the regiment to which their owners belonged, unless purchasers to mot be found in the corps, and the horses be pronounced by a regimental committee until for admission to the ranks, in which cases they may be disposed of at the discretion of their owners; or when officers die, their selected chargers may be disposed of under the above restrictions, by order of the committee of adjustment assembled on occasion of the death of such others.

13. The terms on which chargers, the property of the several classes of officers specified in foregoing paragraph, are, in the first instance, to be officed for sale to such officers of the corps as require chargers, and in default of purchas-

ers, to be tendered for admission to the ranks, are as follows:

If 6 years out, full price, and if above six but not exceeding 12 years, a deduction is to be made at the rate of 10 per cent, per annum, for the period clapsed since the horse attained the age of 6 years.

6	full price,	600
7		540
ă	*************	480
y	************************	420

30

10 full price,	360
	000
12	240

Horses whose age exceeds 12 years are not to be admitted to the ranks, but may be disposed of at the discretion of the owners or their representatives.

14. In future, as soon as the annual casting committees have concluded their duties, returns are to be made by the several brigades of horse artiflery and regiments of cavalry, showing the number of horses wanting to complete, as well as the number likely to be subsequently, brought forward for the purpose of being cast, and comming a column. "for officers' chargers required." A number of colts selected at the several study as fit for that purpose will be sent to each regiment, and such of them as may not be taken by officers, are to be placed in the ranks of the corns.

15. The price of chargers selected by officers is to be realized from their pay and allowances by deputy pay masters, in four equal monthly deductions from stield officers, captains and surgeons; and in eight similar deductions from subalterna, assistant surgeons, tiding masters and veternary surgeons. When an officer has occasion to select two horses, double time will be allowed for payment, and in all cases the deductions are to commence with the first issue of pay after

the date of selection.

16. Should an officer die before the full price of his selected charger has been recovered, the horse, if reported by a committee fit in all respects for the service, is to be received into the ranks, and the amount deducted will be refunded by the deputy pay master, to the legal representative of the deceased; but, if reported unfit for the service, the horse is to be sold under the orders of the commanding officer of the regiment, who, from the proceeds of the sale, will remit to the deputy pay master the sum remaining due to Covarnment, and pay the balance, if any, to the person entitled to receive it.

17. When an office has selected, and been put in possession of a charger, he will immediately transmit, in duplicate, a descriptive roll of, and receipt for, the hoise selected, to the commanding officer of the regiment, who having countersigned them, and caused a tensoript of them to be entered in a regimental book to be kept for the purpose, will transmit one copy to the deputy pay matter within whose payment the corps may be, and the other to the military auditor general.

18. The commanding oricer of the regiment will then direct the officer in whose abstract the pay and allowance of the individual who has selected the charger are drawn, to insert at the bot of each abstract, until the necessary deductions shall

be completed, a notification to the following effect :-

Deduct from A. B.'s pay and allowances—rupees, being the first (or as the case may be, 2d, 3d, 4th, &c. &c.) monthly deduction on account of a charger selected by him from the remount horses which joined the regiment on the day of

19. At the close of each year, the military auditor general will compare the certaincate with the amount received on account of selected chargers, and will take immediate steps for recovering any sums due on their account, which would

have been previously realized.

# HOUSE RENT ALLOWANCE.

Officers who cannot be supplied with quarters, where their corps are stationed, are to be allowed house rent, in lieu of quarters, to be drawn in arrears.

A field officer of any rank, Member of the Medical Board, or Head
Surgeon of General Hospital, per month, Sa. Rs. 120
A Captain, Regimental Surgeon, Chaplain, Pay-masters or Commissary, A Subaltern, Assistant Surgeon, or Deputy Commissary, 60

A Cadet, Conductor, or Apothecary,.....

Staff officers, not specified herein, are to draw their house rent," according to the rank for which they receive pay.

Officers in the receipt of full batta are not to draw house rent, except in particu-

lar ease-, as specified hereafter, in hen of quarters.

The following gene of staff and commissioned off ers not having house rent congold and in their staff. low-arees, and the nature of their employments and appointments, rendering residence in Calcutta necessary, are to draw house rent according to their respective rank to the service, viz

Surveyor Concret of India, Judge Advacate General, Secretary to the Governor General, to the Concretander in Chief. Persian Interpreter to the Commander in-Chief, Surgeon to the Commander-in-Chief, Commandant of the Calcutta Militia.

Assistants in military offices.

### PASSAGE MONEY ALLOWANCE TO ALL OFFICERS.

Commanders of the H. C. Sinps are prohibited from demanding more than the sum specified below, on account of the passage and accommodation at their tables of the undermentioned officer, under pain of forfeiting tieble the amount, so overcharged, for the benefit of the Popular Hospital. Any additional accommodation or cabin, beyond that, to which the parties are respectively entitled under the regulations of the Company, may, however, be agreed for, and pind separately.

### OFFICERS PROCEIPING TO INDIA.

General officers,£ 250   Colonels		110
Lieutenant Colone's and Majors 150   Captains and Surgeons 125	clusive of charter-party ullow-	95
	Ditto at Third Mate's Table,	55

If any third mate shall directly or indirectly, either demand or receive from any Assistant Surgeon or Cardet, accommodated at his mess, a larger sum than the rate fixed by these regulations, he shall be fined treble the amount of the excess, for the use of the Popular Hospital, and such will be deducted from his wiges, or his account of private trade, as the Court may direct.

N. B. The above sums must be prid to the Pay-Master of scamen's wages, whose receipt must be produced, before an order will be issued for the reception of the person on board any of the Company's ships.

### OFFICERS RETURNING FROM INDIA, ON SICK CERTIFICATE FOR MILITARY DUTY.

Captain and Surgeons,.. Rs 2000—Subalterns, Asst. Surgeons and Cadets, 1500 N.B. The Commander of each regular ship is required to receive, at least, two efficers, on the above terms, and to appropriate the larboard third part of the great cabin, with the passage to the quarter-gallery taken off, for their accommodation. The commander of each extra ship, is required to receive at least one, and to accommodate him with a cabin, on the starboard side, abaft the chief mate's, and abreast of the spirit-room, not less than 7 feet long by 6 feet wide.

In the event of any of H. M.'s regiments returning to Europe, Government will allot the whole, or such part of the great cabin as they may think fit for their accommodation; the same sums being allowed for the passage of such officer, as for that of an officer of the same rank proceeding to Europe on millitary duty.

### MATES OF PASSAGE MONEY ALLOWED TO THE COMMANDERS OF H. C. SHIPS.

During the months of October, No	ovember, December, January, and February.
To Madras Ez. Rs. 1	100 I To Cerlop 150
To Prince of Wales' Island }	100   To China 250
To Fort Marlborough 1	150   To Negapatam 125
To Bombay, 2	150 To Negapatam

During the months of March, April, h	lay, June, July, August, and September.
To Madras, Sa. Rs. 125	l'o China, 130
	To Ceylon,
To Fort Marlhorough, 160	To Negapatam
	From Lincomales to P. W. Island, 105

Every officer, from whom more than the above rates shall have been required is to report the same to travernment, through the Adjutant General, specifying the same part, the name of the owner or commander, who shall have teccived it and the name of the vessel.

Passage money to all officers of H. M.'s regiments, ordered home under the operation of general or partial reductions, such as exchange with officers in this country, who happen to have been placed on half-pay, or from other causes, " beyond their contout."

### CONDUCT OF OFFICERS ON BOARD SHIP.

It having come to the knowledge of the Court of Directors, that the good order and wholesome practices, formerly observed in the Company's stops, have been laid aside, and late hours, and the consequent insolucing introduced, by which the ship has been en langued, and the decorum and propriety which should be mainstained destroyed; they have thought proper to frame the following regulations on these points, to which the readiest acquiescence is expected; and any person offending against them, will incurs be Court's high displeasure, viz.

Resolved. Therefore, that, in order to prevent any accident from the fire and lights being kept up beyond those hours, is asly observed in all proper disciplined ships, it is structly enjouned, that no fire be kept up beyond eight at night, unless for the use of the sick, and then only in a stove, and that candles be extinguished by muc between decks, and ien, at latest in the cabina; and that the utmost procautions he observed to prevent their being visible to any vessel passing in the night.

That the hour for dinner be not later than two o'clock; and when the commander of the ship retires from table, either after dinner or supper, the passengers and officers of the ship retire also.

That the Captain be strictly enjoined to pay due attention to the comfortable accommondation and liberal treatment of his passengers; at the same time, setting than the example of solutery and decorum, as he values the pleasure of the Court.

That any excess or desorderly behaviour helow, being equally repugnant to the good order and descipline of the ship, will, on representation, be noticed by the Court of Directors, and not fail to incur their displeasure.

that any improper conduct of the officers of the ship, towards the passengers, or each other, shall be quietly made known to the commander, who shall weight the circumstances with impartiality, and if conciliation be meffectual, decide, according to the best of his judgment: and every person concerned, be expected quietly to concern thereto; but should any one think himself agrieved thereby, he may appeal to the Governor and Council of the first settlement the ship arrives at, or I homewant bound, to the Court of Directors.

The diversity of characters and dispositions which must meet on ship board, make some restraint upon all necessary, and any one offending against good manners, or known usages and customs, will, on representation to the Court, be severely noticed.

### BREVET PROMOTION.

G. O. G. G. 14th November, 1836 .- The following paragraphs (1 and 2) of a military letter from the Hou'ble the Court of Directors to the Governor General

of India in Council, No. 8, dated the 6th July, 1836, are published for general

information :--

"Para. 1. We have the satisfaction to acquaint you, that in compliance with our request, the General Commanding in Chief has expressed his concurrence in the suggestion made to your letter of the 29th May, 1835, (No. 59,) that on every occasion requiring it, the brevet conferring the rank of Colonel on all Lieutenant Colonels of the same presidency senior to those who obtain that rank regimentally, shall be made to extend throughout India, in-tend of being limited, as at present, to a particular providency.

2. You will accordingly take insuediate measures for granting the commission of Colonel to all Lieutenant Colonels of whatever persidency who may be senior, as such, to any Lieutenant Colonel attaining the rank of Colonel regimentally, with such dates of rank as shall maintain their relative seniority with each other as

Lieutenant Colonels."

The following para. (1 to 5) of a military letter, No. 19, from the Hon. the Court of Directors, to Gov. Gen. of India in Council, dated the 27th July 1836, are published for general information and future guidance in regard to the promotion of Lieut. Cols. of the Indian army to the rank of Coloncl:

"Para. 1. Having had under our consideration the present system of promotion to supply regimental vacancies in the rank of Colonel, we have resolved, that

promotions shall hereafter be made in the following manner, viz.

2. The senior Liant, Col. of the Infantiv on the Bengal establishment shall immediately on the occurrence of a variancy is Col. of a Regi. in that arm of the service in Bengal, be promoted to the rank of Colonel, and all Lieut. Cols. of the armies of the three presidencies, who are senior to him as such, shall be promoted in consequence to be Brevet Cols.

3. A Lieut. Col. of the Infantry on the Madias or Bombay establishments, or of the Cavatry, Artillery or Engineers, at any one of the three presidencies, for whom there may be regimental vacancy as Colonel, shall succeed immediately to that rank, provided he is the renior Lieut. Col. of the three establishments but

not otherwise.

4. Lieut. Cols. of Infantiv of the Madras and Bembay armies, and Eleut. Cols. of Cavalry, Artillery and Engineers of the three presidencies, not being seniors as Lieut-Cols in India, who may succeed by seniority to the command of regiments, to be denominated Lieut. Cols. Commandants, their promotion to the rank of Colonel being suspended until their seniors of the Bengal Infantry shall have been promoted to the rank of Colonel.

5. Such officers will, nevertheless, succeed, to all the advantages and emoluments to which they would have been entitled, if promoted to the rank of Colonel."

### GRANTING HALF-PAY AFTER THREE YEARS' SERVICE.

G. O. G. 6th October, 1836.—The Governor General of India in Council bas great pheasure in publishing to the army, the following extract (paragraph 5) of a military letter from the Hon'ble the Court of Directors, No. 3, of 14th May, 1836, permitting officers to retire on half-pay, who may be compelled by wounds received in action, or by ill health, contracted on duty, to return finally to Europe after three years' service in India.

"Para. 3. Having taken into our consideration the distressed situation to which our officers are sometimes reduced, by bad health, at an early period of their service, we have resolved, that officers who shall be compolled to quit the service, by wounds received in action, or by ill health contracted on duty, after three years' sprvice in India, shall be permitted to retire on the half-pay of their rank, on the production of the usual certificates that their health will not permit them to serve a ladia,"

### SELECTION OF OFFICERS FOR STAFF EMPLOY.

G. O. G. G. 5th October, 1336, -The following extract (paras. 3 and 4) of a military letter from the Hon'ble the Court of Directors, No. 31, of the 11th May, 1836, is published for general information :-

Letter dated 15th June, 1635, (No. 64.) Forward copy of a General Order I issued modifying the 2d and 4th clauses of the Government Orders of 7th August, 1827, (No. 103) and strongly ! recommend the discontinuince of the regulation which compels Government to select officers for staff employ from the regiment i on which fewest are absent; a rest error which is in the opinion of Convernment both embarrassing and injurious to the public in- from any regiment or battation to teresta.

" Para. 3. The General Order No. 133 of 1835, dated 25th of May, 1835, modifying the General Order of 17th August, 1827, is sanctioned.

1. In compliance with your carnest recommendation, we also authorize you to abolish the other restrictive regulations relating to the withdraw it of Europe er officers from regiment de duties, with exception to the original order restricting the number of officers to be taken tive, and that no more than two of those

withdrawn should be Captains, and three Subalterns."

### SETTLERS IN THE COLONIES.

G. O. G. G. 5th Oct. 1836. - The following paras, of a military letter, No. 4. from the flor ble the Court of Directors, dat. d 1st June 1836, addressed to the Governor-Coneral of Ludia in Council, together with a copy of the papers from the Colonial Office, specifying the advantages which are given to naval and military officers, settling in the colonies of New South Wales. I an Dieman's Land and the new settlement of Western Australia, are published in General Order .

" Para. 1. We have been up; rized that His Majesty's Government are willing to extend to the retired officer- of our army the advantages which are enjoyed by His Majesty's others on the 's ttlement in the Colonies of Western Australia,

New South Wales and Van Dieman's Land.

We have gladly availed ourselves of this offered advantage, and we desire that you will take the necessary measures for making it known to those officers of the army on your establishment, who may from time to time retire from the army under the regulation of the service.

3. A copy of the papers from the colonial office, specifying the advantages

which are given to naval and military officers, is herewith forwarded."

INFORMATION FOR THE USP OF THE MILITARY AND NAVAL OFFICERS PROPOSING TO SETTLE IN THE BRITISH COLONIES.

Colonial Office, 15th August, 1834.

- 1. Annexed is a statement of the regulations according to which, with such modifications as local circumstances may render necessary, lands belonging to the Crown are disposed of in the several British Colonies in North America, as well as statement of the regulation in force in the Australian Colonies.
- 2. Under these regulations, military and naval officers cannot receive free grants of land; but in buying land they are allowed a remission of the purchase inches according to the undermuntional colle

lield officers of 25 years' service and apwards in the whole	£	300
Ditto 20 ditto ditto		260
Duto I5 ditto ditto,	,,	200
Captains of 20 years' service and opwards in the whole		210
Dato la ditto duto,	4	160
Subalterns of 20 years' service and upwards in the whole,	امد	150
Thurs 7 auto ditto	••	

Regimental staff officers and medical officers of the army and navy will be deemed to come within the benefit of this rule.

3. Others of the army and navy who propose to proceed to the Colonies, in order to take advantage of this indulgence stantal provide themselves with certificates from the office of the General Community in Circl, or of the Lords Community in the Adminalty, showing that their emigration has been sanctioned, and stantage with their rank, and length of services; no document from the office of the Secretary of State is no castery.

4. Other is on half pay residing in the Colony where they propose to settle, may be admitted to the produces of antitive and naval settlers, without referring to this country for restmands, provided they can satisfy the Governor that there is no objection to their being allow dithe indulgence, and that their return of their rank and length of service is to actually and provided, it they belong to the navy.

that they produce then letter of leave of absence from the Admiralty.

5. Military chaplains commissival officers and officers of any of the civil departments connected with the army, connot be allowed any puvileges on the subject of land. Purser, chiphans, undshiganen, warrant officers of every description, and officers of any of the civil departments connected with the navy, must also be considered as not qualified for those privileges. Although members of these classes may have been admitted formerly and under a different state of circumstances, they must now be evoluded.

6. Gentlemen who have ceased to belong to His Majesty's service cannot be allowed the advantages to when they were entitled while in the army or navy. It is not, however, proposed to allier by this rule officers who desire to quit the service for the express purpose of settling in the colonies, it is noty required that when they resign their commissions, they should apply for a certificate from the General Commanding in Chief orthon the Lords Commissionners of the Admiralty that they do so, with the view, of engrating and such certain ate diproduced to the General warrant to allowing the bearer the same advantages as officers still in His Majesty's service.

Officers who have sold out within the last twelve snorths preceding the date of this menon animal will be adown it the usual privileges, notwithstanding their want of the certificate required by these regulations, it may present them selves to the Governor of the Corony within a year from the present date. And all officers who have already been recommended by the General Commanding in Chief will be entitled their privileges without regard to any obstruction which might otherwise

be offered by the regulations now established.

7. Others cannot be allowed automage in the acquisition of land in any Colony unless it be their intention to fix their resolution in that Colony. In order to ensure the observance of this rule, it has been determined, that the titlex to lands obtained by office is who take air an face of the peculiar regulations existing in their favor, shall be withholden for a period subment to the Colony for the mere purpose of gaining possession of a portion of land, and then departing. Two years is the period for which it has been decided, that the titles shall be kept back; this delay will be sufficient for the salutary object in view, and will not constitute any serious inconvenience to the bonk fide settler.

8. By the amoraed regulations for the disposal of crown lands, it will be observed, that the general sales will take place periodically. But in order to prevent inconvenience to officers who may arrive in the intervals between those sales and be desirous at once to obtain an altourient, the Governors of the volunies are authorized to allow others to acquire at any time, on payment of the upset price, lands which have previously been effected for sale at some general sale, and not been bounds.

Others will thus he relieval from delay at the time of establishing themselves in the Colony. They will also be enabled by this arrangement, which will permit them to obtain their land at a fixed price, to choose such a quantity as shall be

exactly equivalent to the amount of the remission to which they are entitled, instead of being liable to be called upon to pay a balance, which must be the case if they bid for lands at a sale by auction.

TERM UPON WHICH THE CROWN I AND WHILED DISPOSE FOR MY MERCHANGERS, VAN DIEMAN'S DAND. AND THE MEMBELLEDIENT OF WESTERN AUGUSTALIA.

It has been determined by His Majeste's Government, that no land shall in future be disposed of in New South Wales, Van Dienau's Land, otherwise than by public site, and it has therefore been deemed expedient to prepare, for the information of settlers, the following summary of the rales which it has been thought fit to lay down for regulating the sales of land in those Colonies.

1. A division of the whole terrotory into counties, hundreds and parishes is in progress. When that division shall be completed, each parish will compute an area of about twenty-five square miles.

2. All the lands in the Colony, not helicito granted, and not appropriated for public purposes, will be put up to sale. The price will of course depend apon the quality of the land and its local situation, but no land will be sold below the rate

of 5s. per acre.

3. All possons proposing to purch see land not advertized for sale, must transmit a written applie mon to the Governor in a certain prescribed form, which will be delivered at the Sorveyor General's office to all persons applying, on payment of the remistre fee of 28, 64.

4. Those persons who are desirons of purchasing will be allowed to select, within certain defined limits, such portions of find as they may wish to acquire in that manner. These portions of land will be advertised for side for three calendar months, and will then be sold to the lactices to Her, provided that such beliding shall at least amount to the pure fixed by article 2.

5. A deposit of £10 per cent upon the whole value of the purchase must be paid down at the time of side, and the renormaler must be paid within one calendar month from the day or sale, previous to waich the purchaser will not be put in possission of the land, and in case of argument not being made within the prescribed period, the sale will be consulated void and the deposit forfeited.

6. On payment of the money, a grant will be made in fee-simple, to the purchaser, at the nominal quit-tent of a peoper corn. Previous to the delivery of such grant, a fee of forty shiftings will be payable to the Colonial Secretary for preparing the grant, and another fee of five shiftings to the Registrar of the Supreme Court for entoling it.

7. The land will generally be put up to sale in lots of one square mile, or 640 acres; but smaller lut-than 640 acres may, under particular cursumstances, be purchased, on making apply atton to the Governor, in writing, with full explanations of the resums for which the parties wish to purchase a smaller quantity.

8. The Crown reserves to itself the right of making and constructing such roads and bridges as may be necessary for public purposes in all lands purchased as above, and also to such independent timber, stone, and other materials, the produce of the land, as may be required for making and keeping the said made and bridges in repair, and for any other public works. The Crown further resorves to itself all mines of precious metals."

With reference to the foregoing regulations, the Right Hon'ble the Governor General of India in Council is pleased to notify for general information, that officers who, on retiring from the military service of the East India 1 ompany, may wish to avail themselves of the advantages now extended to them by their Gracious Sovereign, will, on signifying their intention to proceed as settlers to any of His Majesty's Australian Colores, be furnished by the Military Secretary to Government at the presidency to which thoy belong, with a certificate of the following form and lengt:

1 do hereby certify, that A. B. late a \_\_\_\_\_\_ in the military service of the East India Company, on the \_\_\_\_\_ Eastablishment, obtained, on the



of the permission of the Governor in Council, to retire from the service, for the purpose of proceeding as a settler, to His Majesty's Colony
of an that the bughl of service of the said A. B. at the period of his retirement was
Circle under my hard, at
(5d.)
Seen, to the Gott, of Mily, Dept.

### GOOD-CONPUCT REGULATIONS.

G. O. G. Let William, April 10, 1837.—The following paras, of a understy letter No. 12, from the Honorable the Court of Directors, the Governor General or India in Council, and r date the 19th October, 1806, and His Majesty's warrant therein referred to, are published for general information:—

Military Department.

No. 12 of 1836.

Pars. 1. We have received from the Secretary at War, a copy of His Majesty's warrant "regulating a system of rewards by a distinctive mark of merit, and by a distinctive mark of pay and of pension on the harge, to be obtained by the well-conducted soldies."

Dated 18th Me torward a copy of this warrant, and desire that you will take aug. 1836. Immediate measures for bringing it into operation in His Majesty's forces serving in India.

3. We also desire that such of its provisions a may be applicable to the European soldiers of our service; viz. those specified in clauses 1, 2, 3, 12, 13, 14, & 15, may be introduced without delay into our service.

4. We shall give directions that all soldiers hereafter to be enlisted into our service, whether for the artillery or the infantry, shall, from the 1st of November, 1936, be enlisted on the terms specified in the above-named warrant, and all soldiers now in our service, who may be willing to relinquish the additional pay to which they are entitled by length of service, shall likewise be allowed the benefit of the above-named regulation.

Wa are. Se.

London, the 19th October, 1836.

WILLIAM R.

Whereas it has been represented to us, that it would materially tend to the encouragement of good conduct in the army, if a reward to be attained only by the well conducted soldier, were substituted for the additional pay now granted to soldiers who have completed certain periods of service; our will and pleasure is, that all soldiers who shall emist into our service on or after the 1st day of September, '1836, shall have no claim to additional pay after any periods of service, but that a reward of additional pay for good conduct shall be granted to such soldiers, under the following rules:—

1. Soldiers who shall have completed seven years' service, shall be entitled to claim 1.s. a day, and to wear a ring of lace round the right arm, provided their names shall not have been entered in the regimental defaulters' book for at least two years immediately preceding such claim.

2. Soldiers who shall have completed 14 years' service, shall be entitled to claim a further reward of 1d. a day, and to wear two rings of lace round the right aim, provided they shall have been uninterruptedly to the enjoyment of the 1d. a day for at leaft two years' immediately preceding such further claim.

3. Soldiers who shall have completed 21 years' service, shall be entitled to claim a further rewart of his a day, and to wear tiree rings of lace around the right arm, provided they shall have been uninterruptedly in the enjoyment of the 2d-a day for two years manned and y preceding their claim to the third penny.

4. Soldiers who by their good conduct shall have obtained the definction of one or meerings, shall be cautiled to have the full rate of that good-conduct pay of which they shall have been in uninterrupted possession for the years amneditately preceding their discharge, added to the rate of pension, whether temporary or permanent, to which they may have a right under the provisions of our warrant of the

7th February, 1833.

- 5. Soldiers who have been in the possession of some one or other of the rates of good conduct pay for five years uninterruptedly, but who have only been in possession of either of the higher rates for some period not less than two years immediately proceeding their discharge, shall be entitled, if discharged with two times, to an addition of 13-1, and if decharged with three rings, to an addition of 23-1, as an augmentation of the pension to which their services will entitle them.
- 6. Soldiers who shall have been in the uninterrupted possession of good-conduct pay for at least three years introductly preceding their discharge for disability or by reduction, and who shall not have acquired claims to peason, or who shall be cattled only to temporary or conditional pensions, shall have their names registered at Chelsea Hospital; and upon their attaining 60 years of age, shall receive, as a reward for thoir former good conduct, a pension of 1d. a day, if discharged with one ring, and of 5d. a day it discharged, after having been twelve months in phasession of two rings; and this reward for former good conduct shall also be extended to soldiers who may be permitted to obtain free discharge, at their own request, as an includence, after certain periods of service, as described in the 10th article of this warrant.
- 7. All soldiers now in our service who collected since the 1st March, 1833, shall have the option of relinquishmental right to the additional pay of 2d. a day, to which they are now entitled after the completion of 14 years' infantry, or of 17 years' cavalry service, and shall then be entitled, by their good conduct, to claim the 1d. a day after seven years' service, and shall be, in all respects, entitled to all the advantages both of good-conduct pay while serving, of pension on the discharge, and of deferred pension, which are hereby granted to soldiers henceforward enlisting.
- 8. All soldiers now serving who enlisted on or before the 1st March, 1833, shall, by relinquishing their right to additional pay for length of service, be entitled to claim all the advantages of good conduct pay while serving, which are hereby granted; but as the warrants which were in force at the time of their original entenment give them a right to higher rates of pension on discharge than those which are to be granted to man enlisted after the 1st March, 1833, they will not be entitled to give their good-conduct pay added to their pensions on discharge.
- 9. In special cases, however, of men emission on before the lat March, 1833, who, by their good conduct, have obtained the distinction of one or more rings, and who, after short service, may be discharged for disabilities or by reduction, either without penseon, or with temporary, or conditional, or permanent pensions, (not exceeding those granted for similar disabilities and services under our warrant of the 7th February, 1833,) the good-conduct pay may, by the consent of our Secretary at War, be added to their pension; and such men, if not placed upon permanent pensions, may be registered at Chebrea for the cherred pension, under the same rules as the men entirted after the 1st March, 1833.
- 10. Soldiers who shall have obtained the distinction of one or more rings, and who may be permitted to purchase or to obtain free dischargs, at their own request, shall be allowed free discharges upon the following terms, instead of those prescripted by the warrant of our late mysi brother of the 14th November, 1829, and by our

warrant of the 7th February 163?; but the conditions, limitations, and regulations for granting discharges by infulgence, laid down in the said warrants, shall, in the cases of all other soldiers, remain in full force

	Caralry,	Infantry.
L'ader 5 years' service,	. £ 80	£ 20
After 6 years' service, and with 2 years' absence from the detaulters' book	25	18
After 7 years, with one ring,		15
After 10 ,, ditto,		13
After 12 ,, di.to,	10	5
After 14 ,, ditto,	5 ·	free
After 16 ,, ditto,	Free, with the rig ferred pension	ht of registry for de- of 4d. a day.

After 16 years, with two rings, having Freee, with the right of registry for possessed the second at least 12 months,... ( deferred pension of 6d. a day.

- II. Soldiers enlisted since the 1st March, 1933, who are in the enjoyment of two or three rings, and of the good conduct pay, may obtain permanent pension as an indulgence, at the rate fixed in the warrant of 7th February, 1833, two years earlier than other men who have not earned this distinction, and may further receive the same amount of good conduct pay which would have been added to their ordinary pension, under the rules laid down in this warrant, if they had been discharged as unfit for further service or by reduction.
- 12. As it is our will and pleasure that this reward shall be strictly an honorable distinction, to be conterred only upon the well-conducted soldier, the commanding officers of regiments are strictly enjoined to enter in the regimental defaulters, book the name of every soldier, who, in consequence of any misconduct whatever, shall have been confined in the guard-house, or subjected to any punishment; and the commission of every offence which shall impose upon the commanding officer the necessity of recording the soldier's name in the regimental defaulters' book, shall reader the man ineligible for this reward for two year. from that date, and if he be already in possession of this distinction, shall deprive him of his ring and good-conduct pay for one year; and a second recorded offence within twelve months shall reader two year of uninterrupted good conduct necessary to obtain a restoration of such reward.
- 13. The soldier having two or three rings shall, in like manner, for the first and second recorded offences, berieft one ring and the good-conduct pay allowed with it for one year for each offence ; any if a third offence he recorded against him in the regimental defaulter book within twelve months, he shall forteit all claim in consequence of his previous good conduct, and shall only be entitled to obtain a restokation of his honourable distinctions by subsequently serving with uninterrupted good conduct for two years to obtain one ring, for four years to obtain two rings, and for six years to obtain three rings.

14. Any soldier who, by having been recorded in the regimental defaulters' book, shall have been adjudged to have been gulty of an offence by which he is to forfeit the whole or a part of his reward for previous good conduct, shall, if the denies the commission of such offence, have the right of appeal to a court martial.

16. A soldier may, for the first offence of a serious mature, be adjudged, by the sentence of a court martial, to forfen all or any part of the advantages he had derived from his previous good conduct, either absolutely, or for a longer or aborter period, according to the circumstances which shall have appeared in evidence.

16. The distinction and the rewards granted by this warrant will be extended to corporals and commers, both as regards pay and pension, but sergeants and other mon-commissioned officers will not be allowed, while serving, any addition to their established pay, but on their discharge they may, for peculiarly good confluct, on the special recommendation of our General commanding in chief, and by the consent of our Secretary at War, communicated to the commissioners of Chel-

sea Hospital, he allowed additions of 1d. 2d., or 3d. a day, to their pensiones? provided, that the aggrevate possion shall in no case exceed for a sorgeant 1s. 10d. for a quarter master se geant 2s. 1d. and for a sergeant major 2s. 4d. a day.

Civen at our Court, at Windsor, this 18th day of August, 1836, in the seventh year of our reign.

By His Majesty's command, (Signed) HOWICK.

G. O. G. Fort William, April 17, 1837.—Recommendations, submitted by His Excellency the late Governor General and Commander in Chief in India, Lord William Cavendish Bentinck, for improving the condition of the native soldiery, having received the consideration of the Honorable the Court of Imectors: the Governor General of India in Council has high granufication in announcing to the army, that the following resolutions have been passed by the Honorable Court, and they are hereby published for information in general orders:—

1st. For the reasons urged by you in support of the measure, we authorize you so grant an extra allowance of one rupee a menth to every native private in the himy, after 16 years' service, and an additional rupee after 20 years' service; such accesse of pay must however be dependent on good conduct.

2d. For the reasons given in support of it, we also sanction the proposed institution of the two orders of honorary distinction for the native soldiery, with the

tules and personal distinctions recommanded.

The "Order of British India," (to be given to subadars and jemadars, for long and honorable service, ) is to consist:

The first class, of 100 subadars, with an allowance of two rupees a day each, in addition to their regimental allowances or retiring pensions; and

The second class, of 100 native commissioned officers, with an allowance of one rupee a day each, in addition to their usual allowances and pensions.

Three-exths of these appointments are to be allotted to the Bengal native officers, two-sixths of those of Madras, and one-so th to those of Bombay.

The "Order of Merit," for distinguished service in action, is to be prospective only, as recommended, and divided into three classes.

Every commissioned or non-commissioned officer or soldier of the native army, who obtains admission into the "Order of Merit," will receive.

In the 3d chase, 4rd of his full pay, over and above the pay of pension he may otherwise by the rules of the service be entitled to.

In the 2d class, \$rd of his full pay, in addition to his ordinary pay or pension; and In the 1st class, double pay, or full pay, in addition to his ordinary pension.

His Lordship in Council directs, that the additional pay for length of service, authorized in the first of the foregoing resolutions shall have effect from the 1st proximo, and muster rolls of troops and companies are to exhibit the dates of culistment opposite the names of such men as are cutitled to the increase.

As the reward of additional pay is only to be conferred on Cavalry.

Artillery.

Artillery.

Infantry.

Suppers & Miners.

As the reward of additional pay is only to be conferred on well-conducted native privates of the line, commanding officers of corps are strictly enjoined to exclude the undeserving from the benefits thereof, and such men as may not in the first instance merit the distinction, or who may hereafter forfeit it by misconduct, are to have a remark to that effect in-

serted against their names in the muster roll, and a report of the circumstance made to head quarters, for the information of His Excellency the Commander in Chief, whose concurrence in the propriety of the exclution will be final.

The details of the rules and regulations established for the "Order of British India," and "Order of Merit," and the measures to be taken for the immediate nomination to the former class of deserving native officers, will be published hereafter.

His Lordship in Council desires, that the increase of pay, the reward of prolonged service, and good conduct, as well as the institution of the honorary distinctions specified above, with their pecuniary advantages, may be pericularly explained to every native corps of the line at the three presidencies paraded for that purpose.

# TABLE OF REGIMENTAL PAY AND ALLOWANCE S. In Sonat Rupeas : the some for any Month.

### Cables of Day and Allomances

### TO THE INVALID AND PENSION ESTABLISHMENTS

	Rank.		-	Invalides	lahi shment.	Pention Ex	tabicshment.
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				Per Diem	Per Diem	Fer Diem	Per Diem.
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Sub Conductor and As		dine 1					
Apotherary				•••	٠	Lad pr ma	ſ
Assistant ditto.						10' -	i
Hospital Steward,						1 /1 -	l
Assistant dato,					. :	12	Ī

N —Officers on the establishment of the European Invalid Companies and Native Invalid But thous, receive the pay, full batta, and allowances of their regimental rank, tent allowance excepted

BY THE HONORABLE THE VICE PRESIDENT IN COUNCIL, Fort William, 24th

### April. 1831

No. 96 of -4831 The — Honorable the Vi o President in Connell is bleased to direct, that the following processes. One of a unifiary lefter from the Honorable the Court of Directors No. 97 of a full feed to the president of the cics be published in general orders -

circ be pathwheten convented orders.

3. We show that it is upon a manuscious granted by the Appendix to the formularly of the crisis, while he have after other tentes commissions are not confidenced by the the same manuscrape the formular tentes at the formular tentes of the control was a manuscrape to the formular tentes of the theory to be presented to the Military Society of the Commission problem, such that the later to be presented by the manuscrape of the formular tentes of the formular tentes of the same and the presented proclam as, and that the same manuscrape of the problem of the formular tentes of th

### GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL

Octavement 30th July, 1534

In conformits with instructions from the Honorable the Court of Directors, communicated 12 their multipart for the No. 2 of died the 6th No. 2 moor. 1831, and published in General Order's Greek William 2 of April 1-30.2 the Right Honorable the Governor General of India in Council directs, that the following wine of two to collected by, and credited by, the Government, on commissions issued to the Compacts of their startlike presidences one mosely of which to be charged for the Company, and the other done's for the King's commissions.

Resided table of these charge also an commissions bearing date subsequent to the 20th April, 1834.

10.34.							
Rank.		In Corp	of Ligh	t Cavelry	in Corpo	of Arti	ilery, Kn.
,	1	or Bar	m Sous	l, Madrid Prev	Amount or Box	in Son nhay Ru	ei, Madras, jærs
		R	114	₽.	Ry.	Aus	P
Colouel Licutement Colonel, Major. Captain Licutement Cornet, 2d Licutement and Ensign	gn,	10 A 12 A 13	7 1	7 2 3 3 3 10 10 10 10 10 10 10 10 10 10 10 10 10	70 77 73 63 36 12	6 12 12 12 13	2 4 9 9 6 8
A wistant Surgeon, Vertermary Surgeon		42	13	9 2	10	12	-

iened WM CASEMENT, Col. Sec. to the Goot, of India, Mil Dept. Signed

### GRANT OF ADDITIONAL ADVANTAGES.

No. 253 of 1837 .- The Lie Ble the President a Committee much beleasure in ni blicking to the army the following extending it peoples 2 to 5 cel the letter from the there's the Court of Drivenes, in the Concembent of Ird a, No. 5, dand 20th September, 1857, unicommy the great of a blummal advantages to the securiofficers of the array in respect of Remar Peason

"Para 2, the at the of the 23 (15 m. Sec. 1835, we approunded to you that 25 We can de vitat apoles to exect the bear Military Returns Lund could be suecostally tained, we had more of its later for is we could had restored in dame provide for the content of the content of that nature by an en-

of the Retired Resilier as, and that we had in consequence resolved to grant the full poy of the son servery cheer wite should have served at India 23 years, Gaylars' furfrons and and whether he had attended that runs or mountably or not, and the full provide of a converse even class! Major, Lewisnant-Colonel and Charit, after the comparison of an adultional period of a grain servi each of those ranks in store show, yes

For Major's pay, "And its a in the largest years for a furlough.

Var Uncut Culcue Con v. a to data. For Culous Property of the to differ.

5. Being now of openor, that one additional abundage in respect to the parieds of retirement mere properly, he created to the sense class s who would have been more especially the restandante of parts of broad from a Retning Lund had such a fund been a talar-bod, we have reserved, that the period of service to qualify an othern by the ray of each observed tank after that or Captain, shall be reduced from five to our years the periods of service in India required for each rank being conseque the lateration as to lowe, viv.

Ly by officer who shalt have served 25 years, 13 years' fution the included) shall towed to retire on the pay of a Captaia, whether he shall have attained that tank regenerabilly or not.

Every officer who shall have served 27 years, (3 years) torthough melod d) shall be allowed to retire on the pay of a Major, whether his short have attimed that rank or not.

Every officer who shall have served 31 years, (Taylors' furlough included) shall be allowed to retire on the pay of Licutainant-Colonel, whether he shall have attained that fark or not.

Every other who shall have served 35 years, (3 years' furlough included) shall be allowed to retire on the full pay of a Coronel, whether he shall have attained that rank or tot.

- 4. They arrangements to have effect without projudice to any claims arising out of the Petring Regulations, as established in the year 175%,
- 5. We desire that it may be distinctly understood, that the present is a small measure. You will accordingly decline to forward to us any application which may have in view a furthe extension of the regulations now established with regard to the retirement of our mulitary servants."

### THE APPENDIX.

### PART VI.

### Marine Regulations.

То

### CAPTAIN

Commander of the

SIR.

I am directed by the Marine Board to request, in the event of the ship or vessel under your command experiencing any detention at the Sand Heads from the wint of a pilot, that you will report the circumstance to me, when an enquiry into the causes will immediately be instituted.

. I am further directed to inform you, that the pilot is not required to move Ft. In. With the aid of competent steamers at all times; of the year up and down. ... 20 WITHOUT STRAM PROCEEDING FOWN PROM CAICUTTA TO SAUGOR. From 1st November to 15th March inclusive ... 18 " 16th March to 31st May, ..... 17 , 1st April to 31st October ...... 17 6 WITHOUT STEAM COMIND UP. From 1st November to 15th March inclusive, ... 18 feet ., 16th March to 31st Octo-

your vessel in the river beyond the drafts noted in the margin, but that it is diserctionary with him, sab-Ject to your expressed desire acting on the part of the owners and underwriters, whether the vessel under your command shall, if exceeding the prescribed draft. be brought beyond the stations noted in the margin, without od) lo rreq gaibeolau, cargo to bring her within the draft in auestion.

It being understood, that a practice has very generally obtained among commanders of versels frequenting this port of making pecuniary donations to the pilot in charge of their vessels, you are to understand, that such a practice is entirely discretionary, and that pilots are peremptorily commanded on no account either directly or indirectly to seek any such donation. Any pilot so seeking a gratuity, or neclecting his dury with a view to exact one, or in consequence of not obtaining it, is liable to experience the severe displeasure of Government.

4. You are requested, on the pilot boarding your vessel, to fill up the accompanying two form ; sone to my address and the other to that of the Master Attendent, in order to their being delivered to the dak boat on the vessel's arrival at Kedgeree.

5. Government having been pleased, at the recommendation of the Marine Board, to remove the interdict bitherto presenting vessels being under way in the river under any circumstances during the night, I am directed, with a view to prevent, as far as possible, any accident arising from the permission now given for the furtherance of the interests of vessls passing up and down the river, to desire, that you will be particular in attending to the following directions, which the pilot is ordered strictly to require your attention to, while your vessel is between Calcutta and Saugure.

Nessels at anchor, are after dark till day-light, to shew a light at the starboard forevard arm.

Vessels under way with a stramer, are, in like minner, to shew a light at each fore-yard arm; the steamer showing one, where most convenient.

Vessels under way without a steamer are to show a light at the fore top-gallant

mast head.

6. Immediately on your arrival in Calcutta, you are to report yourself personally at the Mister Antondant's office, and at your earliest convenience to communicate to him in writing the name and residence of the parties to whom the toils for quitting, Sce. are to be presented to payment. You are further requested prior to quitting your vessel, on arrival at Calcutta, to give or to cause your chief officer to give, the pilot a certificate of your actual registered tonuage, and of the dualt of water at which your vessel has been piloted, as also, that she has or has not been accompanied by a tow, boat, in order that the bills for pilotage and post dues may be conrectly made out.

7. Should your ship or vesselibe coming up to Calcutta, you are to land your gun-powder at the magizine at. Moyapore previous to passing that place, on no account retaining on board in return one hundred pour is weight; any quantity

beyond that weight being hable to seizure it found on board.

B. It is hereby further montred to you, that you are smally prohibited from throw, ing overboard, into any part of the river, ballast of any description whatever,

under a ponalty of Co. S Rs. 549.

9. Under the Act No. XIV. of 1836, passed by the Right Houble the Governor General of India in Council in the Legislative Department, under date 30th May, 1836, you are required immediately on the receipt of this letter to most under their propri heads in the accompanying printed form of maintest, all the printiculars which are specified therein, relative to the goods, wares, and merchanara laden on board the

under your command; and, after filling up the dogument, to return it, duly attested under your signature, to the pilot in charge of your vessel, to coatile that officer to transmit the same to my address by the first dik, that may be despat had from Kadgeree after the entrance of the vessel into the river.

10. The pilot, I am instructed to add, is probabled, by the orders of the Right Hunorable the Governor of Bengai, under the powers conterred by the 6th Section of the aloresaid Act, from bringing the vessel higher up the river Hunghly than Kedgeree, antil the manifest of her import cargo shall have been faint-shed to him.

- Act, if the above manifest shall not contain a full and true specification of the said Act, if the above manifest shall not contain a full and true specification of all the goods imported on the vessels under your command, you will be liable to a five of one thousand rupees (Re. 1,000.) and any goods or packages that may be found on board in excess of the manifest so delivered to the point, or differing in quality or kind, or in marks and numbers from the specification contained therein, will be liable to be seized and confiscated, or to be charged with such increased dimes as may be determined by the floard of Customs, Sitt and Optum. In the event of there being a deficiency in the packages or goods entered in the manifest, you are include under the said Act to a penalty not exceeding five hundred rupees (Re. 500) for every missing of deficient prokage of unknown value, and for twice the amount of duty chargeable on goods deficient and unaccounted tor, if capable of being assessed therewith.
- 12. In the event of your vessel temaining outside or below Kedgeree, you are required by the said Act to deliver the manifest, so duly filled up and attested to the pilot, hamediately on the vessel being brought to anchor; and if you should neg-

lect to deliver the said manifest for the space of twenty-four hours after the vassal shall have anchored, you will be hable to a fine of one thousand rupee (Rs.

1.000.)

\* 13. You are to observe that the Collector of Government Customs will, upon application being made to him, grant receipts for all goods which may be laided from your ship or vessel, and lodged in the Custom House; and he will be responsible for delivering from to Custom House all goods for which receipts shall have been granted, but should you, your officers, or passengers, omit to take such receipts upon your coels being landed and lodged as above mentioned, you or they will be entitled to indemnification for any of them that may be lost in passing through the Custom House.

I am, Sir,
Your most obedient Servant,
CHAS. B. GREENLAW,
Secretary.

Fort Welliam, Marine Board Office, the 16th Sept. 1837.

### REGULATIONS

. IN THE GUIDANCE OF COMMANDERS AND OTHERS, DELONGING TO SHIPS AND VESSELS.

RESORTING TO THE PURT OF CALCUTTA.

Under the orders of Government in the General Department, dated 5th August, 1835.

1st. At the Harbour Moster is held responsible for the movements of all ships and vessets, to and how the stream, requiring his assistance, the officers of his department are not to be not rfixed with in the execution of such important duty, Arer a stip or vessel is moored in a clear and safe borth in the stream, she is not to be souted, unless for the purpose of hadding into dock, or to the Honorable Company's according, and except in cases of emergency.

2d. As apply items to take in or cast off from the moorings, or for other asserts in the Harbour Master's department, are to be made in writing to the staster Attendant, who will give the Harbour Master accordingly. Applications

wall re complied with a cording to priority of date.

31. On support reseases triving off Calcutta, they are to have their jibh and mives booms regard-in as soon as practicable, and remain so till the pilot takes charge.

4th. Ships and vessels laying in the stream, or at the Honorable Company's moonings, shall have at least one anchor at the bow with a cable bent, and ranged,

ready for letting so at all times,

Jili. No sunition we see I shall make any hawser or rope fast to any of the Honorable Company's making hunys, except for the purpose of warping into a berth, under the direction of the Hon hour Master, or his Assistant; and especially no warps are to be out do not the might on account of the risk of boats being thereby upset, and the almost ce tainty of the consequent loss of lives.

6 h. Serious accidents having taken place in transporting vessels, from the circumstrace of one ship letting go another's warp, while in the act of moving, commanding officers are to period warps to be made fast, and to keep them so, until requested to let them go. All vessels in the port of Calcutta are enjoined to

a-sist each other, while in the act of warping.

7th. The Harbour Master's assistants are directed to take care in hauling ships or vessels into dock, that the waist anchors are got up out of the chains, and to see that no projections whatever, beyond the ship's sides, (which can be removed) be suffered to remain.

6th. All phips or vessels moored in the stream are to keep a clear hause, to

prevent accidents or aring.

9th. Communiting officers of vessels are strictly prohibited from boiling pitch, dammer, or rosin on board, to prevent accidents by fire. They are also prohibited

from throwing overhoard ballast or rubbish of any kind, distrimental to the bad of

10th. Commanding officers of ships or vessels laying under fours, or at any of the Honorable Company's moorings, are to slack down their cables, to enable vessels to pass over them, when required by the officers of the Harbour Master's department to do so.

11th. Ships or vessels meeting with any accident, or causing damage to others while in charge of an other under the authority of the Master Attendant, have no claim on Covering at for a third damage, but the porties concerned are to represent the case to the Master Attendant, who will take such cognizance of the same as the ments of the case may appear to require.

12th. In order to exceed ansecure prior acts the responsibility of Government for the safety of ships were vess, is making use of the Honorable. Company's chain moorings, the Governor General in Council has been pleased to direct, that it be explicitly notified to the public that Covernment does not guarantee the safety of

any ship or vessel which may use those moorings.

13th. Government have been further pleased to prohibit commanders of all ships and vessels from more them in any part of the river, unless they have a pilot or att officer from the Harbour Master's department on board, under penalty (independently of such confiquences a, the owners or comman less may be subject to by law, on the part of in lividuals,) or two hundred siece rupees, for every breach of this prohibition.

14th. Finally, you are hereby informed, that no pilot will be allowed to take charge of your ship outwards, until a certificate from the Marine Pay Master shall have been presented at the Master Attendant's Office, stating, that all port charges due on her account have been paid.

(Signed) T. T. HARINGION, Master Atlendant.

ORDERS OF HIS EXCELLANCE THE WAST NORFY THE GOVERNOR GENERAL IN COUNCIL.

Fort William, July 16, 1801.

Whereas it hath bitherto been the prictice for ships importing at Calcutta, to retain their gunpowier on board while lying in the 1 ort; and whereas, the explosion of a large quantity of gunpowder on board of ships being off the town, might be attended with the most destructive consequences to the town, to the inhabitants thereof, and to the shipping in the port; and whereas, instances have occurred of shot being first unto the town of Calcutta, and note the country adjacent, by ships saluring Fort Wisham, or tring guns on other occasions. This Excellency the Most Noblethe Governor General in Council, with a view of obviating the serious consequences which might ensue from a continuance of these integular and dangerous practices, has been pleased to establish the tollowing rules.—

1. The commanders of all vessels bound to the port of Calcutta, and proceeding up to the town of Calcutta, or to any other part of the inver above Moyapore, are required, on or before their arrival of Moyapore, to I and at the magazine, which has been erected at that place, all the gunpowder who he they may have on board, (whether contained in barrels, or mode up into ammunition) exceeding the quantity of one hundred pounds, which quantity every vessel is permitted to retain on board for the purpose of firing salutes or signals in cases of distress. Officers appointed by Government will take charge of the gunpowder immediately on its being conveyed to the shore at Bloyapore, and will deposit it in the magazine. Commanders of vessels are required to mark the names of their respective vessels on the barrels and packages of gunpowder, previously to their being landed. A receipt for the gunpowiser will be granted by the officer in charge of the magazine.

2. In order that vessels may be detained as short a time as possible for the delitery of their guopowder, commanders of vessels are required, on coming in sight of Moyapore, to hoist a flag at the foretop-mast-head, whereupon the officer in there of the magazine, will immediately order persons to be in readiness at the

river-side to receive the gunpowder.



 Gunpowder shallnot be landed or received into the magazine between sun-set, and sun-use.

4. The commanders of vessels outward bound which may require gunpowder for their outwerd voyage, shall not take gunpowder on board in any part of
the river above Moyapore, with the exception of a quantity not exceeding one bundred pounds for the purposes beforementioned. Should any gunpowder bave been
landed from any vessel when inward bound, and deposited in the magazine, the
gunpowder will, upon the application of the commander of the vessel to the officer
in charge of the magazine, (such application being accompanied by the receipt
granted on the deposit of the gunpowder in the magazine) be conveyed to the river-

side, and delivered to such person as may be sent to take charge of it.

In future, wes els entering the port of Calcutta shall not at any time, while lying in any part of the river between Movapore and Calcutta, have on board, without the express sanction of Government, any quantity of guapowder exceeding one hundred pounds for the purposes Letorementioned; the tollector of the Cinvernn ent Customs is hereby empowered and directed, should be have a ason to believe that a quantity of gunpowder exceeding one hundred pounds has been received on board of any see el, to cause the vessel to be searched, and should my greater quantity be found on board, to seize the same. The Collector is also empowered and directed to scize any mainthorized quantity of gunpowder which may be attempted to be shipped on any vessel, in apposition to the rules herein prescribed; all such gunpowder so serred shall be hable to confiscation; the Collector shall immediately send all the guipowder to seized to the magazine in Fort William, and shall report the circumstances of the case to the Board of Trade; the Collector shall not grant a port clearance for any such ve-sel from which gunpowder shall have been so seized, without the express authority of the Governor General in Council

6. One-half of the estimated value of all ganpowder which may be confiscated under the regulation, shift be granted in equal proportions to the Collector of the Customs and his Deputy: the remaining mojety shall be granted in equal propor-

tions to the informer, and to the officer as isting in making the seizure.

7. The commanders of vessels lying at Diamond Harbour, or in any other part of the river below Moyapore, will be permitted to deposit their gunpowder in the

magazine at Movapore.

8. Pursuant to the orders contained in the 5th Article of these regulations, the commanders of all vessels now lying in the port of Calcutta, having on board a quantity of gunpowder exceeding one hundred pounds, are required to send the quantity of gunpowder exceeding one hundred pounds, which they may have on board of their respective chips, or at any place on shore, to the magazine at Moyapore. If the constraint of any vessel shall not conform to this requisition, he

shall be hable to the penalties stated in the 5th Article.

9. The commanders of all vessels lying off the town of Calcutta, or any part of the river between the town and Kedgerse, are probabiled from fring guns (excepting for the purpose of salating Fort William, or toxignals in case of the vessels being indistress) for any purpose whatever, without having previously obtained the permission of His Majesty's Justices of the Peace for the town of Calcutta. When guns shall be fired from any simp for the jurpose of soluting Fort William, or for signals in case of the ship being in distress, and also in cases in which guns may be fired with the permission of the Justices of the Peace, the commander of the ship is enjoined to be particularly careful that the guns be not shorted.

Published by command of Ilis Excellency the Most Noble the Governor General

in Council,

P. S.—Under orders from the Marine Board, dated 6th instant, commanders are informed, that such gampowder as they may have for sale is not to be landed

at Moyapore, but to be brought up and lodged at the Howad magazine.

(Signed) T.T. HARINGTON, Muster Attendant,

Mister Attendant's Offer, the 8th July, 1837.

### NOTIFICATION.

With reference to the rules and regulations passed by Government on the 31st January last, and published in the Government Gazette of the 14th instant, notice is bereby given to owners and communities of ships or vessels, whose crews are wholly or in part composed of Asiatic subors, that the Marine Surgeon and his assistant have been appointed to examine the quantity, quality, and assortment of medicines to be supplied, agreeably to the fast section. They are accordingly requested to submit the same tor the inspection of one of the above others, communicating at the same tone, in witney, the number of Asiatic sations, lassars or natives, of which the crew of their slap or vessel is composed, the port to which the said ship or vessel is bound, and the probable length of the voyage on which she is proceeding.

2. It is bereby further notified, in the event of owners or commaders being mable to obtain a duly qualitied surgeon for the voyage, as required by the said rules, of to procure the proper one ber' of British seamen, (that is to say, British seamen as part of the crow for every hundred tons of the registered bythem of the ship or vessel, and so in proportion for any part of an hundred tons,) that they are to make application to cover ment, through the Marine Board, for a license to sail without such sucpose, or without such proportion of British seamen—accompanying such application for a license to sail without the proper number of British seamen associesaid, must also state the number of British seamen on bord, in order that the same may be entered in the license, agreeably to the provisions of the act of the 4th, George the 4th, e, 80.

By order of the Marine Board,

(Signed) W. P. PALMER, dering Secretary, Marine Board, the 21st February, 1828.

### PILOTAGE AND PORT DUES.

Notice is hereby given, that in consequence of the recent change in the currency, the Manne Board have obtained the sanction of the Right Honor dile the Gevernor of Bengal to the following modified rates of erroges levels on recentul of pilotage and port dues, which are to come into oper than on the 1st proximo.

By order of the Marine Board.

C. B. REENLAW, Secretary.

Fort William, the 25th May, 1836.

Notices touching port charges at Calcutta, for the interaction and guidance of owners and commanders of vessels.

The Marine Board having lately, under the orders of Government, been engaged in revising the general regulations of the Marine Department bearing on the shipping frequenting the port, request the particular attention of owners, agents, and commanders of vessels to the following arrangements in connection with the charges on account of pitotoge. S.c. framed with a view to the matual convenience of the Marine Department and the shipping interests.

First.—Commanders are requested prior to quitting their vessels on arrival off. Calcutta to fill up and certify, or cause to be filled up and certified, a form of cetticate shewing the actual registered tonuage, the draft of water, and whether the vessel has or has not been tugged by a steamer any part of the way, or has not had the use of a row-bort, which form will be furnished to the pilot, in order to the bills of the vessel being correctly made out.

Second.—Commanders are further requested, as early after their arrival as possible, to notify in writing to the Masser Attendant, the maine and residence of the release of the payment of the vessel's biles.

Third.—On the receipt by the Master Attendant of the above certificate and written reference for payment, a single bill be prepared, including inward pilotage, light house duty. Moyapore concigined duty, and row boat hire, (if any) which, together with the certificate, will be forwarded to the Marine Pay Master for collection ordina three class of the versel, and having on it the name and residence of the party related to the party of the first order to the party of the party

Fourth I is the executed vessels due inc, or being transported at the desire of the community, a is requested that a confidence may be given by the communitaing officer of the eperation because over performed, in order to its accompanying

the full when presented to the release.

Fith,—Electronice of courter, for his district the chain making, for their manifely may add to his distriction at the unions, in separate bills, is disciplinated, as I beneforward on his distriction and the medium, and the needo was done bill, and he propried, including the themeson is, if if for so me one them, and that for his thing the a their; and common obers are represented to provide Master Attendant or the Historia Master, could also fitted date of the dang to and from the rimorings, which criticate as before, will a company the bill when presented for properly. The him of the mourneys will be charged for the day on which the vessel is hindled the ato, without inference to the period of the day; and, in like manner, no charge will be made for the day on which she hauls from her moon, gs, however lite received it she may court them.—The charges connected who the charges in the high properties will be an expected of the car wing swell that he could destruct to the number of mouths the vessel of a growd the countries.

Sixther-The sestion of the new outward pilotoge on an estimated draft of with, with in all thou of the period described to distance, after the cessel has set of an dearly of the cessel of a not dearly of a row-bord, subject to a like acquirement, is about a collection of a city, to interest, the outward pilotoge and charge for row-bord.

boat are on cutwas to outdive lets, wal be made as follows: --

When the vessel is nearly been, the community is to pave notice thereof to the Master Attendant when the draft of water is to be ascertained and certified by the community or commanding officer in the part of the vessel, and by the Habour Mister on the part of the vessel, and by the Habour Mister on the part of the vessel, and by the Habour Mister on the part of the vessel, and by the Habour Mister on the feet. On recept of the certificate, the Master Attend on will carrie a high to be the feet that the regular amount of pilotore, and for the row-hold high according to an average rate with reference to the size of the vessels and the school of the vest, fixed by a matthe communities which lately sat at the Backstall, the content of which was composed of members of houses of agency and communities of sings. The bill and confidents will be presented in due course or payment.

See with—As however, it frequently happens, that vessels are taken in charge or filled their water up to the last day of their departure, or that from other causes the hill for the community and outward priorize common be made out till the evert departure; owners, agents and communities are usual cause princularly request ed, with a view to deepatch, to cause an in avidual to attend at the Bunkshall and expedie the transmission of the b. I and coron-are to the Board for registry, and to the Pay Other for collection, at each of which odices they may in such cases

depend upon the ranst ready special attention.

Figure —In the event of a vessel being started any part of the way down by steam, or not bearing the use of a row-boat, commanders are to obtain from the plot at hed gence, a centric are to that effect, which they should forward by disk in their agents. On receipt thereof agents are requested to make out a bill against the Horbite Company for the 1 leduction from the prietage showed if tagged by

steam, or for the row-boat hire paid, as the case may be, and to forward it to-gether with the certificate to the Marine Board for audit and payment.

Ninth.—In cases where a vessel leaves Calcutta, avowedly intended to fill up cargo at some place below, the pilotage will be charged at the draft at which she leaves Calcutta in like manner, though at the reddeed amount as if she had proceeded to sea; and with respect to the sansequent pilotage charge from the place at which the vessel takes in the additional cases to sea, owners or agents of vessels will be required to furnish a special guarantee to pay the amount chargeaida according to a certificate of the draft of when to be signed by the commander or commanding officer and proft.

Ten h.—Six sets of moorings at Diamond. Harbour having been fitted specially to enable vessels arriving in distress from loss of anchors and cables to be readily moored, the enable with a Co.'s R= 50 for mooring and unmooring, and the daily hire the same as for the moorings at Calcutta. The moorings will of course be available to vessels not us distress from loss of anchors, and cables, but the Harbour Master will be instructed at all times to keep two sets vacant, during the S. W. monsoon to meet the earlies.

Eleventh.—Annexed is a guatement of the several port and pilotage charges, and the Marine Bould trust that with these and the contributes of the commander or commanding officers before them, owners and agents of vessels will at all times be enabled readily to ascertain the correctness of the bills, and to discharge them on presentation.

VESSELS. INWARD PILOTAGE CHARGEABLE ON

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The pilotage is divided into swelfths for the convenience of charging intermediate or broken pilotage, vis. from sea to places short of Calcutts, and from and to intermediate places, as also for the purpose of the proportionate deduction being made when vessels are tugged by steam any portion of the distance.

The following shows the number of twalfths chargeable between the several Stations.

INWARD PROPORTION.	GUT WARD PROPORTION.
To Sauger,	. Culpee,

Moyapore magazine duty -chargoalde once for each voyage on a vessel passing Moyapore anward -one anna per ton on registered tonnage and vessels drawing under 8 feet draft or water are exempted.

Light dury—the dury is leviable every time a vessel enters the river, except returning from stress of weather—two against ditto.

Row-boat-inward - Company's rupecs 13 per diem.

Ditto - outward.

From 1st April to the 31st		
July 700 To	ns and upwards Company's Rs. 12	8
500 to 690	.,	
300 to 49 <b>9</b>		6
From 1st August to the	-	
31st March 790 T	ons and upwards, , 8	9
500 to 699	7	6
300 to 499	,, ,, 5	ı
Row-hoat at Hoogly point,	per dieta. " 1	3
If the hawser is used in assisting a vessel	in danger	
or un shorter	, per diem. ,, 2	6

N. B. Vessels under 300 tons are exempted from the attendance of a row-boat in aid of the pilotage unless one is required by the commander.

### THE HIRE OF THE CALCUITA CHAIN MOORINGS.

All vessels up	p	, to	199	Tons,		Co.'s Rs.	2 per diem
14	from	219) to	299	**			3 ,,
	,,			23	••••••	,	4 .,
. ,,		400 to	499	••			5 ,,
,,	,	500 to	599		*******		6 ,,
							7 "
Swinging mo	oringa,			••••	••••••	** #	3 ,,

N. B. No vessels above 300 tens burthen can be hauled to the swinging mootings.

Hauling to or	from the	thain mootings, each operation,, Co.'s Rs. :	26
Ditto ditt	o swingi	ag ditto	26
Date from	or under f	ours, ships of 250 tons and apwards, ,	62
Ditto	ditta		25
			7

### HATLING IN OR OUT OF DOCK AND ON OR OFF THE SLIP OR WAYS.

If above 300 tons, each operation, Co.'s Rs. 40	
If of or under 300 tons, ditto,	
For the use of the buoy hauling into ar out of dock	
Reding at the said brown per diem	
Transporting vessels (when not at the chain incornigs or not going	
into, or coming out of deck) from Sulkea to any part of the river	
not below Kilderpore	,
Transporting any ship after having been moored from one moor-	
ing to another if at the request of the owner or commander 50	

### DIAMOND HARBOUR.

. The same charge is made for houling to and from and occupying the moorings at Diamond Harbour as exists in the Calcutta moorings.

### HIRE OF STEAM VESSELS FOR TUGGING.

Further particulars may be known on application to the Controler of Government steam vessels, Manue Board Office.

C. B. GREENLAW, Secretary.

Fort William, Marine Board Office, the 10th May, 1836.

### Fort William, General Department, the 31st January, 1828.

The Right Hon'ble the Governor General in Council is pleased to direct, that the following rules and regulations, relative to lascars and other Asiatic scatters, be published for general information.

AND RECULATIONS,—Made, ordained, and published by the Right Honorable the Governor General of Fort William in Bengal, in Council, in pursuance of an Act of Parliament of the 4th, George the 4th, c. 80, passed on the 31st day of January, in the year of Our Lord 1828, to be observed by masses, officers, and owners of ships and vessels trading under the authority of the said act, the crews of which ships and vessels shall be wholly or in part composed of Asiatic sailors, lascars, or natives of any territories, countries, islands, or places, within the limits of the charter of the United Company of Merchants of England trading to the East Andies.

Be it ordained by the Right Honorable William Pitt Earl Amherst, Governor General of Fort William in Bengal, in Council, by virtue of the powers in him wested by the said act, that from and after the publication hereof, in the manner herein-after directed, the following rules and regulations shall be observed by masters, officers, and owners of ships and vessels trading under the authority of the said act, the crews of which ships and vessels shall be wholly or in part composed of Asiatic sailors, lascars or natives of any of the territories, countries, islands, or places within the limits of the charter of the said United Company, whilst such Asiatic sailors, lascars, or natives shall be on board such ships or ressels, and whilst absent from the countries or places to which they shall respectively belong, and whence they shall be carried back to the places to which they belong, or from whence they have been taken.

I. Every such ship or vessel, which shall clear out from any port or place in any territory, country, or island, under the Government of the said United Company, or belonging to His Majesty within the limits aforesaid, upon any voyage to the United Kingdom of Great Britain or Ireland, or to any port or place begond the limits of the charter of the said United Company, and every such ship of asset which shall arrive at any port or place in the and United Kingdom, and

every such thip or vessel which having cleated out from any port or place, in any territory, country, or island as aforesaid, shall arrive at any port or place without the limits of the charter of the said United Company, shall be provided with an dapert surgeon, of ability and knowledge; and in each case, before any such ship or vessel shall clear out from any port of place under the Government of the said. United Company, or belonging to His Majesty, within the limits aforesaid, such surgeon shall be previously examined by the Medical Board, or by such medical person or persons, as shall be appointed for that purpose by the Government, or principal officer of the port or place from whence such ship or vessel shall clear out, and no surgeon shall be deemed a fit surgeon, unless he shall be testified by such Medical Board, or by such other medical person or persons, to be duly quafied, and such surgeon shall be retained and entertained on board such thip or vessel, during the whole voyage, (unavoidable casualties excepted) by and at the expence of the owner or owners of such ship or vessel, and shall administer such medical and surgical aid as shall be requisite to the Asiantic sailors, lascars, and natives on the board of such ship or vessel during the voyage on which such ship or vessel shall proceed or be bound; and every such ship or vessel shall also be furnished, at the like expeace, with a proper quantity and assortment of medicines fit for the said Asiatic sailors, lascars, and natives; and it shall and may be lawful for the Government, or principal officer of the port or place where such ship or vessel may be, under the Government of the said United Company, or belonging to Ilis Majesty, within the limits aforesaid, and before such ship or vessel shall clear out, to appoint any medical person or persons to examine the quantity, quality, and assortment of such medicines; and such ship or vessel shall not be permitted to clear out from such port or place as aforesaid, until the Government, or principal officer thereof, shall be duly satisfied, that a sufficient quantity and proper assortment of such medicines shall have been furnished; provided always, that if such owner or owners, master or other commanding officer of any such ship or vessel, which may be intended to be cleared out from any part or place under the Government of the said United Company, or belonging to Ilis Majesty, within the limits aforesaid, after using due diligence and reasonable and proper means in that behalf, shall not be able to procure or retain an expert surgeon, duly qualified as aforesaid, and such owner or owners, master or other commanding officer shall represent the same in writing to the Government, or principal officer of the port of place where such ship or versel may be, together with a true statement of the means that have been adopted or employed to procure a fit surgeon as aforesaid, then it shall and may be lawful for the Government or principal officer of the port or place where such ship or vessel may be, on being duly satisfied that a fit surgeon cannot be practical, to authorize and permit such thip or vessel, by a income in wining, to be in that behalf granted by the secretary for the time being of such Government, or by the principal officer of such other port or place as aforesaid, to their out and proceed on the voyage then intended, without having, such surgeon on board, any thing herein contained to the contrary thereof not with-

11. That every such ship or vessel which shall be navigated by the proportion of Bitish seamen, directed by the twenty-first section of the said Act of Parliament, that is to say, by four British seamen as part of the crew for every hundred tons of the registered butthen of such hip or vessel, and so in proportion for any part of a hundred tons, shall be manned with not less than six of such Assatic sailors, lascars or natives, being men, or tive men and two hoys for every hundred tons of the registered burthen of such ship or vessel, and one man more for every ten tons, beyond the last even hundred tons thereof, in addition to the sail proportion of British seamen, and every such ship or vessel, the crew whereof shall be in paracomposed of such Assatic sailors, toscars, or natives, and which shall not navic gated by the proportion of British seamen abovementioned, but which shall, so written of the twenty-second section of the said Act of Parliament be licensed to sail and carry on her voyage with a less proportion of British seamen than required

### HATLING IN OR OUT OF DOCK AND ON OR OFF THE SLIP OR WAYS.

If above 300 tons, each operation, Co.'s Rs. 40
If of or under 300 tons, ditto,
For the use of the buoy hauling into or out of dock
Riding at the said buoy, per dism,
Transporting vessels (when not at the claim moorings or not going
into, or coming out of dock) from Suikea to any part of the river
not below Kidderpore,
Transporting any ship after having been moored from one moor-
ing to mother, if at the request of the owner or commander, ,, 50

### DIAMOND HARBOUR.

. The same charge is made for having to and from and occupying the moorings at Diamond Harbour as exists in the Calcutta moorings.

### HIRE OF STEAM VESSELS FOR TUGGING.

Further particulars may be known on application to the Controler of Government steam vessels, Marine Board Office.

C. B. GREENLAW, Secretary, Fort William, Marine Board Office, the 10th May, 1836.

Fort William, General Department, the 31st January, 1828.

The Right Hon'ble the Govenor General in Council is pleased to direct, that the following rules and regulations, relative to lascars and other Asiatic seamen,

be published for general information.

NULES AND RECULATIONS,—Made, ordained, and published by the Right Honorable the Governor General of Fort William in Bengal, in Council, in pursuance of an Act of Parliament of the 4th, George the 4th, c. BO, passed on the 31st day of January, in the year of Our Lord 1828, to be observed by masses, officers, and owners of ships and vessels trading under the authority of the sair act, the crews of which ships and vessels shall be wholly or in part composed of Asianc sailors, lacers, or natives of any territories, countries, islands, or places, within the limits of the charter of the United Company of Merchants of England trading to the East Indies.

Be it ordained by the Right Honorable William Pitt Earl Amherst, Governor General of Fort William in Bengal, in Council, by virtue of the powers in him vested by the said act, that from and after the publication hereof, in the manner herein-after directed, the following rules and regulations shall be observed by masters, officers, and owners of ships and vessels trading under the authority of the said act, the crews of which ships and vessels shall be wholly or in part composed of Asiatic sailors, basears or natives of any of the territories, countries, islands, or places within the limits of the charter of the said United Company, whilst such Asiatic sailors, lascars, or natives shall be on hoard such ships or vessels, and whilst absent from the countries or places to which they shall respectively belong, and sabilit they shall be carried back to the places to which they belong, or from whence they have been taken.

I. Every such ship or vessel, which shall clear out from any port or place in any territory, country, or island, under the Government of the said United Company, or belonging to His Majesty within the limits aforesaid, upon any voyage said the United Kingdom of Great Britain or Ireland, or to any port or place be-yond the limits of the charter of the said United Company, and every such ship or eleged which shall arrive at any port or place in the said United Kingdom, and

avery such ship or vessel which having cleared out from any port or plate, in any territory, country, or island as aforesaid, shall arrive at any port or place without the limits of the charter of the said United Company, shall be provided with an expert surgeon, of ability and knowledge; and in each case, before any such ship or vessel shall clear out from any port or place under the Government of the said. United Company, or belonging to His Majesty, within the limits aforesaid, such surgeon shall be previously examined by the Medical Board, or by such medical person or persons, as shall be appointed for that purpose by the Government, or principal officer of the port or place from whence such ship or vessel shall clear out, and no surgeon shall be deemed a fit surgeon, unless he shall be testified by such Medical Board, or by such other medical person or persons, to be duly quafied, and such surgeon shall be retained and entertained on board such ship or vessel, during the whole voyage, (unavoidable casualties excepted) by and at the expense of the owner or owners of such ship or vessel, and shall administer such medical and surgical aid as shall be requisite to the Asiantic sailors, lascars, and natives on the board of such ship or vessel during the voyage on which such ship or vessel shall proceed or be bound; and every such ship or vessel shall also be furnished, at the like expense, with a proper quantity and assortment of medicines fit for the said Asiatic sailors, lascars, and natives; and it shall and may be lawful for the Government, or principal officer of the port or place where such ship or vessel may be, under the Government of the said United Company, or belonging to His Majesty, within the limits aforesuid, and before such ship or vessel shall clear out, to appoint any medical person or persons to examine the quantity, quality, and assortment of such medicines; and such ship or vessel shall not be permitted to clear out from such port or place as aforesaid, until the Government, or principal officer thereof, shall be duly satisfied, that a sufficient quantity and proper assortment of such medicines shall have been furnished; provided always, that if such owner or owners, master or other commanding officer of any such slop or vessel, which may be intended to be cleared out from any port or place under the Government of the said United Company, or belonging to His Majesty, within the limits aforesaid, after using due diligence and reasonable and proper means in that behalf, shall not be able to procure or retain an expert surgeon, duly qualified as aforesaid, and such owner or owners, master or other commanding officer shall represent the same in writing to the Government, or principal officer of the part or place where such ship or vessel may be, together with a true statement of the means that have been adopted or employed to produce a fit surgeon as aforesaid. then it shall and may be lawful for the Government or principal officer of the post or place where such ship or vessel may be, on being duly satisfied that a fit surgeon cannot be produced, to authorize and permit such thip or vessel, by a licence in writing, to be in that behalf granted by the secretary for the time being of such Government, or by the principal officer of such other port or place as aforested, to clear out and proceed on the voyage then intended, without having, such surgeon on board, any thing herein contained to the contrary thereof notwithstan-ling.

II. I hat every such ship or vessel which shall be navigated by the proportion of firmsh scamen, directed by the twenty-first rection of the said Act of Parliament, that is to say, by four British scamen as part of the crew for every hundred tons of the registered burthen of such ship or vessel, and so in proportion for any part of a hundred tons, shall be manned with not less that is an of such Asiatic sailors, lascars or natives, being men, or five men and tractory for every bundred tons, of the registered burthen of such ship or vessel, and one man more for every ten tons beyond the last even hundred tons thereof, in addition to the sail proportion of British scamen, and overy such ship or vessel, the crew whereof shall be in part composed of such Asiatic sailors, lorears, or natives, and which shall not be navigated by the proportion of British scamen abovementance, but which shall, by virtue of the twenty-second section of the and Act of Parliament be licensed to sail and carry on her voyage with a less proportion of British scamen than required

by the said twenty-first section of the said Act of Parliament, shaft be manned with such a proportion of such Asiatic sailors, lascars, or natives, to the registered burthen of such ship or vessel, as is hereinafter specified, (that is to say) when the number of such British seamen shall be three for every hundred tons of the registered berthen of such ship or vessel, and so in proportion for any part of a hundred tons, the number of such Asiatic sailors, Inscars, or natives, shall be seven men and one boy for every such handred tons, and one man more for everyten bewond the last even hundred tone, in addition to the said proportion of British seamen, when the number of such British seamen shall be two for every hundred tone, of the registered buittien of such ship or ressel, and so in proportion for any part of a hundred tons, the number of such Asiatic sailors, lascars, or natives, shall be hine, being men, or eight men and two boys for every such hundred tons, and out man more for every ten tons beyond the last even hundred tons thereof, in addition to the said proportion of British seamen, when the number of such British seamen shall be one for every hundred tons of the registered burthen of such ship of vessel. the number of such Asiatic sailors, lascars, or natives, shall be ten men and one boy for every such hundred tons, in addition to the said proportion of British seamen, and when such ship or vessel shall be navigated by any British seames, ex-clusive of the mates or officers, and the number of such British seamen shall be less than one for every hundred tons of the registered burthen of such ship or vessel. the number of such Asiatic sailors, lascars, or natives, shall be eleven, being men. or ten men and two boys for every such hundred tons, and one man more for every ten tons beyond the last even hundred tons, in addition to the said proportion of British seamen, and every such alip or vessel, the crew whereof shall be wholly composed of such Asiatic sailors, lascars, or natives, or which shall, with the exception of the mates or officers, be wholly composed of such Asiatic sailors, lascars, or natives, shall be provided with a gunher, a carpenter, a caulker, and the usual number of seacunnies, and shall exclusively of such officers, gunner, carpenter, caulker, seacunnies and servents, in such ship or vessel, be manned with not less than twelve of such Asiatic railors, lascars. or natives, being men, or eleven men and two boys for every hundred tons of the registered burthen of such ship or vessel, and one ofto more for every ten tons beyand the last even hundred tone thereof.

111. Every such ship or vessel shall be furnished and provided by, and at the expence of the owners or owner of such ship or vessel, with a sufficient quantity of wholesome and good provisions, and with a sufficient quantity of fuel properly adopted for the use of the Asiatic salers, lascars and natives, who may embark, or who, during the voyage, may be on board such ship or vessel, and such provisions shall be regularly served out to such Asiatic salors, lascars and natives, during the course of such voyage, in manner following, that is to say, whenever such ship or vessel, during the course of such voyage, shall be within the tropics, agreeably to

the undermentioned scale, viz.

	Per man per day.				P	r ma daj	n per	P	Per man per month.		
Rice	- 101 2000000000	20 0 5 1 0 2 2 1 0 0 0	1475 1311 1513 8	10 11 11 11 11 11 11 11 11 11 11 11 11 1	0000000000	0000 T T 00 to Cbks.	1	30400111000	15 9 14 6 9 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	14.4800000000000000000000000000000000000	
Pumkins, stock of them can be laid in at the commence-ment of the	0	4	2	,,	0	2	0	3	12	0	
Ginger, Six Pints per	000	0 0 1	4 11 6	:: :	0 0 0	0 0	14 23	0 0 1	3 8 0	n n 0	
Oil for the body in bad wen-	0	n	11		0	0	14	Per	Man Day.		

And whenever such ship or vessel, during the course of such voyage, shall pass beyond the tropics, either to the northward or southward, then, in addition to the foregoing scale or allowance, shall be added food of a more nourishing quality, viz.

	Per	moul:	per h.		Per man per mouth.		
·	ilbs.	l oz.	ı dr.		Suors.	Chks.	
Pilow meat,	8	3	7	or	4	,,	
Curry meat,	6	2	9		3	,,	
Discuit,	10	4	4	·	5	,,	
Wheat,	14	5	115	,,	7	,,	
Pickled mangoes,	2	0	14	1 1	1 '	**	

Rum, Exclusive of the discretionary allowance Two drame in time of bad weather,

Two drams per day per man.

And in addition to the above mentioned stock of pravisions, and other articles herein-before mentioned, the owners or owner of every such ship or vessel herein-before mentioned, shall also lay in a stock of tobacco, sufficient for the supply

of at least three-fourths of the Asiatic sailors, lascars, or untives on board, for the voyage, at the rate of one-balf seer, or one pound weight per man per month, to be served out to such Asiatic sailors, lascars, or natives, when their own private stock of that article shall have been exhausted, which tobacco shall be estimated at twenty per cent., on the prime cost of the article, such prime cost to be certified by the inspecting or other officer appointed for that purpose, and the price of such tobacco to be deducted at the end of the voyage, from the wages of such men to whom the same shall have been supplied; and the entire quantity of provisions and other articles, which shall be laid in for the n-c of the said Asiatic sariors, lascars, and natives as aforesaid, shall be estimated as follows; viz. to Europe, North America, the Eastern Coast of South America, and the Western Coast of America respectively, customary provision for six months, and food of a more nourishing quality for four months. To New South Wales, customary provisions for four months. Food of a more nourishing quality for two months. And it is hereby directed, that a stock of fuel and water shall be laid in by every such ship or vessel as aforesaid, for the supply of the Asiatic sailors, lascars, or natives on board, and that it shall be in proportion to the stuck of other provisions taken on board as aforesaid; and that the said stock of water shall be in proportion to the number of Asiatic sailors, lascars, or other natives on board of such ship or vessel as aforesaid, and that in particular the said stock of water so taken in for the supply of the Asiatic sailors, lascars, and other natives, shall be of sufficient quantity to allow for every Asiatic sailer, leacar, or other native on board of such ship or vessel during the said voyage, one gallon at the least for each day; provided always, that whenever the seacunnies, or any other part of the crew of such ship or vessel shall be Anglo Asiatics or native Portuguese, they shall be victualled as European seamen.

IV. Every such ship or vessel shall be furnished and provided by, and at the expence of the owners or owner of such ship or vessel, and for the use of such Asiatic sailors, lascars, and natives who may embark or be on board such ship or vessel, during the intended voyage, the following bedding and clothing; viz. one bed, to consist of three country blankets sewed together. One pillow, stuffed together with blanketing. One blanket, one jacket and pair of trowsers with feet, made of four yards of European red or blue cloth. One jacket and one pair of trowsers with feet, made either of European cloth or courry blanketing. One pair of shoes, Two woollen caps. Two pair of woollen mittens for each man; and that such bedding and clothing shall be delivered out to such Assatic sollors, listears, and natives as aforesaid, who may not be previously supplied therewith, whenever such ship or versel shall be in any latitude to the northward of twenty-lour degrees north latitude, or to the southward of twenty-four degrees south lantude, and that such bedding and clothing shall thereupon become the property of the person or porsons to whom the same shall be delivered. Provided always, that no Asiatic sailor, lascar, or native shall be entitled to receive more than one set of bedding and of clothing in the course of one voyage and that the owners or owner of such ship or vessel, supplying such helding or clothing, shall be at liberty to deduct from the wages of each Asiane sailor, lascar, and native as afore-aid, who shall be supplied with such bedding or clothing in addition to the prime cost, twenty per cent. on the articles respectively supplied to any such Asiatic sailor, lascar or native as aforesaid, and which said prime cost shall be certified by the juspecting or other officer thereto appointed.

V. Every such ship or vessel shall be provided with healthy and roomy births or budging places, properly ventilated in the fore part of the between decks of such ship or vessel, which shall be left clear for the accommodation of the Asiatic sailors, lascars, and natives as aforesaid, who may embark or proceed on board of such ship or vessel, to each man of whom, in ships or vessels having no top gallant fore castle, shall be allowed a space of thirty-five cubic feet, for his accommodation before the main man; justify cases of ships or vessels having a top gallant fore castle, twenty-four cubic feet shall be deemed sufficient for each of such persons, and that all such Anatic sailors, lascars, and mailyes as aforesaid, who

shall not be required to perform the duties of the and ship or vessel, or who shall not belong to the watch gan, that may be actually employed in performing the duty or work of the saul ship or vessel, shall be suffered and permitted to remain in their births or lodging places herein-before mentioned, in the same manner as is usually permitted to European sailors, and until it shall be the turn of duty of such Asiatic sailors, lase its, or natives, who may remain below to relieve the watch or gang employed on the upper deck, and in order to enable the Asiatic sulors, lagrans, or natives, as aforesaid, to obtain the benefit of this rule or regulation, the master or cammander of every such ship or vessel shall divide the Asiatic sailors lawars, or natives into two watches, or gangs, accordingly as the duty of the said ship, or vegvel may require, and in such manner that a portion of such Assistic santors, I seats. or natives forming one watch, or gang, may remain on the upper dick, to periorm theduty of the said ship, while the residue of such Assatic willow, lascers, and natives, may remain in their births, or lodging places as store-rel, in the same toaumer as is usually practised and observed towards Furguean sadors, and every such thip or vessel as afore-and, of the butthen of five hundred tone and oneier. shall be provided by, and at the expence of the owners or owner thereof, with one caboose for the purpose of enabling the said Asiatic sailors, lascurs, and natives to cook their victuals on board such ship or vessel, according to the manners, has late, and customs of such Asiana sailors, lascate, or natives respectively, and to be appropriated exclusively to and for their use; and which and caboose shall not the less in length than four feet ten inches, or in breadth than three feet two inches, and in height five feet, and every such ship or vessel as aforesaid, exceeding his hundred tops, shall in like manner be turnished with two such caboosis, for the purposes herein aforesaid.

VI. No such ship or vessel shall clear out from any port or place under the Government of the said United Company, or belowing to His Majesty within the limits aforesaid, before the commander thereof shall have delivered to the others authorized to grant the port clearance, a time list in displicate of every Asitic sailor, lascar, or native on board, or intended to be taken on board such ship or vessel, and a true specification of the terms and rate of wages on which such Asiatic sailor, lascar, or native shall have been hired, and also a true list in duplicate, of the tobacco, and quantities and sorts of provisions, and the prices thereof respectively, and the quantities of water and fuel respectively, which shall have been provided for the use of such Asiatic sautors, lascars, and natives, and also a true and correct list in duplicate, of the budding and clothing, and the prices thereof respectively provided for the use of such Asiatic sailors, lascars, and natives, and also a true list in duplicate, of the quantities, quitties and assortment of medicines provided. and on board of such last mentioned ship or vessel, each part or list as aforesaid being signed by the commander of the ship or vessel, so delivering the same to the officer authorized to grant a port clearance as aforesaid; and in order that it may be ascertained that such tobacco, provisions, fuel, hedding and clothing are respectively sufficient in quantity, and ht and proper in quality for the use of the said Asiatic sailure, larcare, and natives, during the intended voyage, the owners or owner, or commander of every such ship or vessel, shall deliver anuples or musters of all such tobacco, provisions, fuel, bedding and clothing, with the prices thereof respectively, to the inspecting officer, or other person or persons who shall or may be appointed by the Government, on other principal officer of the port or place at which such ship or vessel may be, to inspect the same respectively, and such owners or owner or commander, shall from time to time, produce such tobacco, provisions, fuel, hedding and clothing to such inspecting officer, or other person or persons so appointed, as well on board of the said ship or vessel, as before the same shall have been put on board, for such mapacting officer, or other person or persons so appeinted to inspect and examine the same, respect being had to the convenience of the commander, and the time of lading the said ship or vessel, and the owners or owner, or commenter of such ship or vessel as aforesaid, shall permit and suffer such inspecting officer, or other person or persons, who shall be

appointed in that behalf by the Government, or principal officer of the port or place in which such ship or vessel may be, to inspect and examine the said ship or versel, as well below as upon the upper deck, in order to ascertain what accommodations, or births, or lodging places, may have been provided for the use of such Asintic sailors, Jacars, and natives as ofore-aid, and whether sufficient space shall have been left to afferd healthy and roomy bushs or lodging places for such Asiatic sailors, lascars, and natives respectively, in manner herein aforesaid; and also, in order to ascertain whether proper and sufficeint accommodations for cooking have been provided, so that such Asiatic sailors, lascars, and natives, may be enabled to cook their victuals on board such ship or vessel, according to their own manners, habits, and enstones. And that when such ship or vessel shall so clear out, the officer authorized to grant such port clearance, shall countersign the repective lists herein-before directed to be delivered to him in duplicate, and return one part of each set of lists to the person in command of such ship or vessel, and that on the arrival of such ship or vessel at the port or place within the said United Kingdom to which such ship or vessel may be bound, or at any other port or place belonging to flis Majesty, without the limits of the charter of the said United Company, to which such ship or vessel may be bound, the person in command of such ship or vessel shall deliver such lists, so countersigned, to the officer authorized to admit such ship or vessel to entry, and shall also deliver to said last mentioned officer a true list containing the names of every Asiatic sailor, lascar, and native as aforesaid, not included in the first list countersigned as aforesaid, and who shall have been shipped after the commencement of the voyage of such ship or vessel, or during the progress thereof, with a specification in like manner of the terms and rates of wages, at which such last mentioned Asiatic sailors, lascars, and natives as aforesaid, may have been hired; and also a true and correct statement in writing, of any capualities that may have happened to any or either of the said Asiatic sailors, lascars, or natives as aforesaid, who at any time were shipped on such ship or vessel, and of what shall have become of every man comprized in such lists, and who shall not be on board such ship or vessel at the time of her entry into any such port; and also a true and correct account, shewing the bedding and clothing, and quantity of tobacco, which may have been furmished and supplied to each Asiatic sailor, lascar and native as aforesaid, on board of such ship or vessel during the voyage, and what sum or balance shall be due and owing to each Asiatic sailor, lascar, and native as aforemed, for his wages at the time of the arrival of such ship or vessel at her consigned port.

VII. The owners or owner of every such ship or vessel, from which any Asiatic sailor, lascar, or native as aforesaid, shall be discharged or landed in any country, other than that from which such Asiatic sailor, lascar, or native as aforeeard, shall have been shipped, or to which he shall belong, shall, at the proper costs and charges of such owners or owner, find and provide proper and sufficient lodging, aiment, food, medicines, and if necessary medical and surgical assutance for each and every Asiatic sailor, lascar, or nativelas aforesaid, who may be so discharged or landed as aforesaid, from the time of the discharge or landing of each and every such Asiatic sailor, lascar, or native as afore-aid, until he shall be able to enter himself on board of some other ship or vessel bound to his own younsry, and on which he may work his way to the port whence he may have been shipped; provided that the owners or owner of the ship or vessel bound to the country of such Assatic sailor, laccar, or native as aforesaid, shall contract to prowide such last memtioned Asiatic sailor, lascar or native as aforeaid, with a proper birthand good and sufficient food, bedding, clothing, medicines, and medical and aurgical aid during such voyage to the port or place where such Asiatic sailor, lascar, or native as aforesaid, may have been shipped or hired as aforesaid, and in the same manner and subject to the rules and regulations herein-before respectively ordained for the accommodation and treatment of Asiatic sailors, lazcars, and natives as aformaid, the whole expense of which contract, if any, to be borne and enstained by the owner or owners of the thip or reasel on which such Asiatic

sailor, lascar, or native shall have been shipped within the limits aforesaid, and from which such Asiatic sailor, lascar, or native as aforesaid, shall have been discharged or landed as aforesaid; provided also, that it such last mentioned Asiatic sailor or native shall not be able, either I om want of opportunity, from sickness, or from any other couse, within four calendar mouths from the time of his discharge of landing as aforesaid, to enter himself on board of such ship or vessel. bound to his own, country or to the port or place where he may have been fired or shipped, in conformity with the contract, and on the terms or conditions herein before mentioned, in any such case, the owners or owner of such ship or vessel, from which such last mentioned Asiana sailor, lascar, or native shall have been discharged or landed as aforesaid, shall find and provide for him a suitable passage to the country, port or place at which he shall have been hired of shipped, or to shigh he may belong, with sufficient and proper food, clothing, bedding, medicates, and medical and surgical and during such passage, and in the manner bergia-before ordained to: the occommodation and treatment of such Asiatic sailor. lawar, or native as aforested, during the voyage on board the ship or vessel from which he shall have been discharged or landed as aforesaid; and the owners or owner of every such ship or vessel tracking under the authority of this act, who shall contract, or agree to course or couver any Asiatic sailor, lascar or native as aforesaid, and wan shall have been landed or discharged as aforesaid, from any port or place in the United Kongdom, or without the bonts aforesaid, to the port or place at which such Asiatic soilor, lascar or native as aforesaid, shall have been hired or timpped, or to which he shall belong, and whether such Asiatic sailor, lascar, or native as oforesaid, shall have entered himself to work his way back as afreesaid, or shall have been sent on board as a passenger, shall be subject to the rules and a gulations herein-before ordained for the accommodition and treatment of such Asiatic sailors, lascars and natives as oforesaid, during the coyage on the ship or vessel from which he shall have been discharged or landed, so for as the same may be respectively applicable to the character or situation in which such Asiatic sailor, las it or native as afore aid, may have been shapped or embarked, in order to return to the post or place to which he may belong.

The following rules and regulations to take effect, and to be and continue is full force at the Presidency of Lort William aforesaid, from the expiration of one calendar month after the publication there of an the Government Gazette, at Calcutta and at Port Saint George, Bombay, Prince of Wales' Island, Singapore, and at all other ports and places in any territory, country, or island under the Government of the said United Company, or belonging to His Majesty, within the limits atored from and after the expiration of one calendar month after the publication of such rules and regulations by the respective Governments, or the principal officers, or constituted authorities at Foit Saint George, Bombay, Prince of Wales'

Island, Singapore, and at such other ports and places respectively.

The suveral forms to be observed by the masters, officers and owners of ships, trading according to the authority of the act of Parliament above-mentioned, under the rules and regulations now published for general information, will be determined by the Marine Barri, and duly notified by public advertisement from their office.

By order of the Right Honorable the Governor General in Council,

E. MOLONY, Acting Secretary to the Government.

### LIGHT AT FALSE POINT—BAY OF BENGAL.

Referring to the notice published from this office under date 21st January last, communicating the abandonment of the light at Point Palmyras—Notice is now given, that on the 1st day of Marci,, 1937, a light will be exhibited at Pales Point on a building to be there exected.

The light house will stand in latitude 20: 19' 25' N., and longitude 86: 48' E. During the S. W. monsoon of the year 1637, the light will be exhibited from an elevation of about 15 feet above high water mode, and be visible in clear weather at a discance of about 13 miles from an elevation of 15 feet above the surface of the sea.

The light will be continued at this her lit until the end of November, after which it will be discontinued, in order to the ronoval time lautern to the top of the building. It will subseque to viv. on we halter the 1st March, 1873, be again exhibited at an elevation of 120 bet above high-voter mark, and be then visible from 18 to 20 miles in clear weather from the height of 15 text from the surface of the sea.

The filled a station will be continued as bereafine off. Point Palayras during the S. W. monsoon, that is, for a the 17th of March to the Lich September, during which percell the pillet we select one during the dry off the plant, anchor of during the night in a test because West in Leander Co. (22 to 27). (37 N. with the point bearing W. (to W. to S., the vessel, on board of which the line x turn pilot may be, will burn a block that and for a marcon alternative every helf hour, commencing with the to ment at eight or clock and continuing nill day light.

Commanders on making the botton. False Point are recommended after largeing it to bear west in from P1 to 13 tale onsets seem to the N. E. keeping in from 13 to 18 tathoms as the want may bong to the west and or easternal soon has enough coming under the torage depth. In the 1 a 5, the blue light and manoon shows mentioned will be reen long before the light on P dee Point is lost sight of It has exercised and will then be four 1 marking between P and P diagrams and the floating light at the entrance of the eastern channel. A cost is therefore shout that panel if the wind hangs to the eastern channel. A cost is therefore shout that panel if the wind hangs to the eastern channel is a threatening appear ance are a communical after leaving False I control no occount to approach Point Palmyras, but rather to endeavour to make but the floating light at the entrance of the eastern channel.

From the 15th September to the 15th Witch, the print vessels cruize during the day between Sanger sand and the western secreted, anchoring in the might east and west of each other in latitude 21° to 21° to a crin.

Vessels approaching either station during the day are requested to make for that vessel on board of which they will see a large red flag flying at the main, whenever they can do so without give it inconvene ne or delay. In the inglit during the N. E. monsoon, that is, from 1 life September to 1 life. March at the floating light station at the entrance of the eastern channel, the vessel having the next turn pilot or, board will burn a marroon every hour, and in thick weather every half hour; and, as before stated, at the Point Palayras station during the 5. W. monsoon or between 1 life halferhand 1 life September, such vessel will alternately burn a blue light and marroon every half hour. Commanders are in his manner requested during the inght to seek their pilot from such vessel, it being, however, understood that any pilot vessel which may be first seen is bound immediately to use every exertion to put a pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

ily order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 19th July, 1836.

### ESTABLISHMENT OF A LIGHT HOUSE AT PONDICHERY.

From the 1st of July, 1836, a fixed light of the 3d magnitude will be exhibited during the whole night, on the summit of a tower recently constructed at Pondichery.

This light, placed at 89 feet above the level of the sea, will be seen in clear weather, from a ship's poop, from a distance of soften to secutive noutical moles.

Dating the N. E. morroon, that is to say, from the moult of October to March, vessels arriving during the mone, in the reads of Pondachere smooth anchor in ten or twelve vaccous where the holds having by compass from W. by N. to W. N. W. This on her recover the them of convenient for communication with the source and be wearened to receive a pairwey her.

During the S. W. horr and, the world previous from S. E. on the coast, from the end of dirich to October, bad we observe not to be supposed only a view by an archomate but in six or seven tathonis with the matter bearing by Compass from W. to W. to N.

Thus pleed, the vessels will be during each season, in the most favorable post on for communication with the share.

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A. HOSTEIN,

La Capitaine de Port.

Auproced, (Signed)

L. DALMAS.

l'e Commissaire de la Marine Ordonnateur.

Pendichery, the 10th March, 1835.

### PAYMENTS AT THE MARINE PAY OFFICE,

Notice is hereby erven, that in future parties in whose fivor monies are passed payable by the Marine Paymas'ce, will be required to rate of the following directions:

"If the action who of two the bill is passed, he uself draws the money at the Pay Office, no will be required to receipt the bill and also to sign, an other clock but to science.

On the order hard, it the money is to be down by the agency of a sirear or other person at well and asset yet at the adminished by the provide funder toosen stude of the pury or whose level at a proof) from his rear or other person by nace some by case and some some, or there person, or the bearing, will be regarded to recognite the bull and in a strong of the kind the amount.

Of course in the latter case, it is a more said that point to the wrong person in consequence of the bit being tast of the or, or a locusts our place of yobtained by the party presenting it, but May or Department control be considered answerable.

Ly order of the Masone Bound, C. B. GREENGAW, Secretary.

Fort William, the 20, Man, 1,006.

## COMMANDERS TO TIND GUARANTEE FOR THE PAYMENT OF GOVERNMENT CHARGES.

### Fort William, vie 7th of February, 1827.

Notice is hereby given, that whereas, in several late instances the Marine Beard have been unable to recover just claims for samply part claimes, incorried, after ships have left Calcutte, such as for detention of ray hours and adoition alphotoge characts, arising from the original drain of water area, here, considerably under the actual, soft is been deemed expedient that the commander, of a's versely, from and does the 2 to instant, slowly personally to their leng provided with a pilot, for mish the "destry Attendant with a guarantee of some respectable house, for the parament of all such Charges. I opers of the Iono of application for a pilot, and of the guarantee will be furnished at the Bankshall.

By order of the Marine Board, J. TROTTER, Secretary, 1.—Parties having any claims on the Marine Department, are requested, on and after the 1st proximo, to forward the same, for examination and registry, direct to the Marine Board, whence it found correct, they will be transmitted, without loss

of time, to the Marine Pay Master, passed for payment.

2.—To prevent, as much as possible, the multiplication of unnecessary correspondence, it is requested, that bills may be, in occural, transmitted under a blancover, superscribed with a lerence to the contents, of the former; and that on the face of the bill itself a role one may be made to the authority on which the claim is prefaired, and the vouchers, if any, anexed to the bill. In cases where the claim has arisen out of correspondence with the Board, a reference, by number and date, to the Board's late, sanctioning the charge, will be sufficient.

3. Of course when a bill prescriped on account of transactions, which have not been previously before the Board, it will be necessary to accompany the bill with

vouchers, and an explanatory letter.

4.—Any bill, which may be found inadmissible, or to acquire correction, or further woucher, will be returned to the party as early as possible, and should it not be so returned within the week, the drawer will know that it has been passed to the Marine Pay Master, and may accordingly, apply for the payment.

By order of the Marine Board,

J. TROTTER, Secretary,

Marine Board, 19th October, 1826.

#### MARINE COURTS OF INQUIRY.

Notice is hereby given, for the information of the mercantile community and others concerned, that, under the sauction of Government, the following operated rules, for the appointment and guidance of Marine Committees of Inquiry, interied to investigate and report upon complaints officially preferred to the Marine Board, by or through the Master Attendant, against any members or members of the pilot service, have been adopted, and will be in force from the present date, viz.

1st. The Master Attendant or his Deputy, shall ordinarily officiate as presi-

dent of all such committees.

2d.' When the Master Attendant or his Deputy: unnot preside with propriety, as in cases where either is complain int, the Marine Pay Master shall be nominate I president; and, if he should be unable to attend, the commander of any of the Hongrable Compony's cinrtered ships or cruisers, or if no such officer should be in Calcutte and able to officiate, some other cheible individual, by profession a mariner, shall be scleened by the Marine Board to preside.

3d. A commander of some one of the Honourable Company's chartered ships shall be always appointed to at as a member of the Court, whenever such nomina-

tion can be made

4th. In making irreagements for the formation of every Committee of Inquiry, five commanders in the country service, or as many as can be called upon, if the number of such commanders in Colonia shall be less than five, shall be apprised of the intentons of the Marine Boagl, to appoint the committee, and it shall be optional for the whole of those so apprized, or any number of thom best able to atlend, to sit as members of the said Committee of Inquiry.

5th. If no commander in the country service shall, after being so apprired, think proper to attend, it shall be, nevertheless, competant for the remaining members present to conduct the investigation, and to report upon the subject of com-

plaint, as directed.

6th. Two branch pilots shall be nominated to sit as members of every Com-

mittee of Inquiry.

7th. When an opinion, given on professional points, is only that of a majority of a the committee, the dissentiant member or members shall be entitled to record in the proceedings of the committee his or their distent respectively, with the reasons which have a bread him or them to dissent from the majority, for the information of the Moine Board.

Bih. The judge a izonate shall be instructed, in every case to take down missingles of the more course, and to conclude the toquicy, with the powers usually exercised by Judge Advocation Naval and Mintary Courts of Imputy.

V. L. Marine Board, 28th Sept. 1023.

H. SARGENT, Secretary,

#### STRAITS OF SINGIPORE.

Forr Wittism, Dicember 27, 1822.

The Most Noble the Governor-General in Council is pleased to direct, that the following copy of a notineation, received from the Government of Prope of Wales' Istand, he published for general interaction:—

#### PUBLIC NOTIFICATION.

The Housable the Gevennor in Council is pleased to direct, that the following instructions, for passing through the north east entrance into the Strats of Surgapore, from the Strats of Dryon, by a route newly decovered by the Communication orders of the Honorable Commun's conver Prince of Waiss, called a Philip's Cannel," be published for general into mation ...

Direction for passing Orough the North Past Patrance Into the Straits of Singapers, Grown the Sanats of Dago, No. Philips Channel.

After of error of the Mill's bough Shord," either to the eastward or westward, a direct con so may be seemed in the Cap Island, which lays man a tituif headland, on the eastern shore. This Island bears, north-cost by north from the centre of the Mildleburg's Sund, and north- attropped & east from the centre of Rel Island, an the learning there is except asive reef of tacks, distint one mile to the north a set of the Tw us, with a weeke g wend, and standing to the northward. A vessel ought not to approach to the street that should of coral tooks as day at law water spring tides. When on it, the North Passage, Island born South Sabon Hill west, the Island of Red I land south and by west; the countings are from ten to seventeen fathoms, round at a steep too. After leaving Rel Island, Pulo Doncan is the first island to will be distremished from the group of islands forming the castern share. Pulo Doncia are two low words islands, bearing north east } north distint a 2012 this from Red Island; in passing it to the westward, it ought not to be appeare and moved than one tails, as there are some tooky riefs which surround it from honce Cape Island will be seen, and loars north, distant four miles and hid from Pulo Doncan; the countings are from twelve to seventeen tathous. Cape I sland or Rock, so named, from its appropriate, is a rock of perpandicular sides, first at the top, and about torty feet in height, and surrounded by a reef of rocks, projecting out about three hundred yards; the soundings near it are from ten to fourteen tathoms decreasing as you near the island. Between it and the " Bluff Head Land," is a reef of rocks, on which account it would not be advisable to go to the eastward of Cape Island.

When obsert of Cape Irland, Long and Round Island, and the Rabbit and the Coney, may be distinctly seen: a street course may be steered to pass in Mid Channel, between Round Island and the eastern shore, which is three and a half index across: the soundings are from seventeen to twenty-two fathoms. Inne and Round Islands ought not to be approached nearer than three quarters of a mile, set there are rocky reefs round them. In working and standing to the westward of the south

\*and of Round Island, go no further to the westward than to bring the morth to the west end of Loaz Island, or with centre of the Rubba, as there are four rocky reefs to the south-west of Red Island; when or the south east of the southern reef to a boat, Red Island was mone with the stability the centre of Round Island east 1 south; the soundings are irregular near less shouth; the soundings are irregular near less shouth; it song and round islands.

After passing Long and Round Island, Str. apore on he listmetly seen, and a course ought to be seered for S. John', to clear too Brando Rock and a patch of

dry rocks to the south-west of the Buffalo.

## AMBERSI HARROUR,

The following roman's has Caption and entered, commander of this Majesty's ship Champion on the approach from some to the new town of Aurrais, at the entrance of Martalan river, are published for governot into mation.

When soundings are given, they we to be no least not as harding brea taken at low water spring tides.

"Steering for Amberst with a leading wind being Cape Champion, (a small island ossuming the appearance of a Cape; when well in with Zeaho,) to hard S. E. § S. and Zeabo, (a small, well words in time, about one mode S. h. W.) W. from the pagoda.) E. b. S. —Pagoda E. N. E. and cast end of Bredom island, F. § E. when ships without a potet, or unrequality from the place, may anchor in 6.2 fathoms off bottom, being the flar way for Bushane passage, and as the passis narrow, not exceeding twenty-five fathoms from rock to rock with shallow knowledom either side, it would be advisable, previous to its bring brood, to sound through into the harbour. But should encountiness private dat prevention, the following burried remarks might commet a slop through.

" Being the centre of Zealor E. S.E. about trace cally a distant, and Cope Champion shot in by west point of Z what there show N. N. E. poyr a concentration to the soundings, the dept is variying in the closured from three to no excitoming, add in some places, by yawing a cable clenyth on closer side, it on his feet to six architects, more particularly when Cape Champion opens also at a so I's been blifted a site aid of Zeabo. The Beacon (to be) on the western exposure of the roles, form as the east side of the pass, will head to near us centre a vision for our or a latter to the east sugar the party and a sum of the terminal of the contract steering for the first reach in the new hoomshood of Marinon river, N. N. Log L. When to the northward to one teet, the water may be shouled to four fith day; then steer to the eastward, for the southern pour of the entrance to the Kalvern river, or for a content mount, showing a lattic to the southward of the Chicame. being one of the long range of the Yea. Mountains, seen to the later or, and anchor in from two and a half to three and a half, soft fortom, at any convenient distance from ashore. I tiger ve sels, when in four fatherns, to hard in for the anchorage, should steer for a large well-wooded has on the north in end of the Wangerw, or Campbell Range, and anchor in from three to five lathours sof bettom. I would recommend mouring up and down the tide, and during the S. W. motission the best bower to the election. To rou on through Busbane passage, stort towards, (what I imagine to be a shoal, with a pressing course in, ) through middle ground, guided in the approach by the soundings until the pass is opened; and when Zeaba shows to the westward or tie passeds, with five and six fathous half-tide, it indicates the fair way. When Cape champan and Pagoda are in one, have up a hule more for the pass, and when open, then burns, (is on ent ring,) a little to the eistnard of Mid Channel, and run through S. S. W. 3 W. When a cable and a half to the southward, keep a point to the westward, matri. Cape. Changing opens west of Zeabo, from when I had regular soundings with muddy bottom.

\*\*There is another channel running close along the N. E. sale of the reef, with deep water, but raining so near the rocks at the S. W. and of the middle ground

shoul, that I would not recommend it being used, except from necessity.

Nois.—" This harbour possesses, among other advantages, that of filling nearly too hours before the water ceases to flow in the liver, and continues, with little variation in depth, until the eld becomes general, offering the facility of a lake

during that the value of continuous are with the suppling, &c. &c.

"A how already is a governy Liftere do Grand, and it from similar natural cases. But, and I have the month of the Sune and cases of the anti-lifted at month flowed from the flowed Character with a non-review process of the state of the sun and the sun and the state of the sun and the sun an

The velocity of the flood 1.1, that it not rate, is of no monocot, the obb-remine with about double me. Force, in consequence of the water from the Kaben 1980 bing the of the min the barrows relativistic departer flood by the Disha Shoal. The extreme fittees in the histories for double, there bing a use and fall of content of chiral months in the removed for other periods, should not be overlocked in the present view of its quinties."

By order of the Manne Board.

J. TROITERS, Secretar 4.

Marine Board, 22nd July, 1826.

#### COMPARATIVE BANK OF OFFICERS IN THE NAVY AND ARMY.

NACY.	ARNY,
Advae al of the fleet with with	
Adam by greater and a contract of the contract of	Oenerals
Vice-Admirals	
ReseAuto Commence Commence of the Commence of	M gorGenerals
Como lores, lst Capita a talling a tipicas in-Chief in ***********************************	Rughrobeni.
Capt fine of three years' Post	Colonels
Other Post Captains	i.ieutCulonels
Commanders	Majors,
Lientenants	Captains

#### EASTERN SEA REEF AND SAUGOR SAND.

The following particulars, relative to the extremities of the Eastern Sea Reef and Samer Sand, and to the no mons on the leaver floating light buoy, of the floating

light vessel, &c. are published for general minimation :-

The Master of the fluating light vessel has breat detected on no account to que the position herein described, unless driven from his moorings, or when obliged to come to town to refit; on which observations a pilot vessel will be irrected to take up the position, until the return of the light vessel.

## Extract from Report of Marine Surveyor General.

"It has been said, that the extremeties of the sands, at the entrance of this river have a tendency to increase to the southward. By the direction of the Marine Board, I examined the Eastern Reef and Sangor Sand, and found the end of the former in 20° 50° 30° north latitude, and in 38° 12′ 8″ cost longuide, the end of the Tatter is in 21° 2° "north, and 80° 20° 57° crist, being on the mention of Fort William Agaisff. The lower floating light budy is in 21° 7° 00° north latitude, and 88° 12′ 40° east longuide. From it the south end of the reef hears 3. 1 Wedstant 7½ miles, and the end of Sangor Sand E. 3, E. 18. 9½ miles.

"By refer ing to Captain Maxfield's chart of the sand-heads, it will be seen that not observations place the end of the reef 1'26', and the end of Saugor Sand 2'9' more northerly than is marked ancient. The floating light station, I also make 4 index to the northward of the sammon assumed it on the chart. In regard to the longitude I affer cours' evably from an energy.

"My observations place the end of the eastern need 9, 22" and the end of Sugar and 15, 30" more westerly, which difference partly arises from the méridion of Fort William being erroneeusly said to be 83, 28 cast of Grecowich, whereas, observations taken at the observation, and many lunars reduced to the

flag-toff, give it 88: 20' 57" cast.

"The main difference in our latitude is not likely to produce much inconvenience to navigation; but the great defraction in the longitude may perplay the invigation considerable. In it is departing from Maines, or any other well-determined meridian, with good chronometers, he is in possession of the correct longitude and shapes his course for the floating light, according to the chart, in 83°25' east, he will assuredly find himself 12½ miles to the eastward of its true position and the steering to Lacani's Channel.

"The present position of the fleuting light is well chosen, as she serves both to mark the castern channel, and also for deep ships to cross over the estern rief by her beatings. I had leave to suggest, that she should not be removed, or sufficied to quit her station, and cruze about, heing (or her proper station.) a well-determined object by which the invigator may examine his chronometers after a long passage down the river, as well as to depart from.

"The reef body at present body about N. W. by. W. & W. from the floating light, distant about 5 miles, one budy octors distinctly visible from the

other.

"The spit buoy is in 21: 10'00" north and longitude 83: 00'27" east; it be its from the floatin; light N. 46. W. distant 15, indes.

" The following observations were made by myself while down the fiver :--

Large tree on Mobileton Point, (which stands where the intended matchesse at Saugor is placed in Maxifold's chart,) \$1, 37, 54 \ N. 31 47" W. at F. Wim, F. S. Tripod on Lamondstone's Island, \$21, 20, 45" N. 10 46" N. of do. Silver I. ee Obelsk, \$20, 37 52" N. 12 15" W. of do. \$10 47 52" N. 12 15" W. of do.

"The differences of longitude were measured by four excellent chronometers, under lavorable circumstances, three times between Foit William flow iff and Kedgutee Post Office; and five times between the latter and the floating-light budy. The latitudes are the results of several observations, taken at a short distance on each side of noon, and reduced thereto, by Doctor Young's method. I therefore, hope, that the positions which I have given to the different points will be found correct, as every case was observed to obtain the same."

(Signed) DANIEL ROSS,

Marine Surveyer General.

By Order of the Marine Board,

CHAS. B. GREENLAW, Secretary,

#### BUOYS LAID DOWN IN THE CHITTAGONG RIVER

Notice is hereby given, that two buoys have lately been facil down at the entrance of Chatta cong river, the particulars whereof, as reported by Mr. Branch " ichir, are published for general information; viz. " one of Patanga Point, and the other on the western extreme of the Falt lunning off Norman's remain's Point. The northern buoy is a skeleton buoy painted red, and an excollect mark to keep vessels from running on shore on the reef, off Patanga Point, either in working down or coming in. This buoy ought not to be brought to the eastward of N. by E: it lays in two fathonis low-water spring tides, and very steep, particularly to the N. W. I myself after laying the buov, shoaled from two fathoms into 4 feet at one cast. The south buoy is a third class buoy, (spire) painted black, No. 15. This buoy is an excellent leading buoy into the river, and equally as good a mark for going out, in the south-west monsoon, on a flood tide; running up, vessels may keep in close to Noman's Point, from four to six fathoms, and by so doing run up may line to the buoy, without having less water until you come close to the buoy; on coming close up to the buoy, I would advise the officer in charge to steer direct for the northern buoy, until rather more than hall way between them, and then haul up N. E. for the flagtaff. In crossing the har, the best water over is, with the black or southern buoy, bearing These buoys, called N. E. to N. E. by N.; carrying two fathoms low water. the northern and couthern buoys, being marks for the entrance of the Chittagong river. In the dry season, I have no doubt of the and shifting, and of their becoming more extensive, so that it will most probably require sailing directions for the N. F. monsoon, as well as for the S. W. I am in great hopes that the buoys will tide well in the situation they are now placed; the northern one being entirely within the current of the river; and the southern one in the weakest part of the strong current running outside, being placed as far, in the cutrance of the river, as could be prudently done."

"" Bearings of the Buoy."

"Flag staff, N. E. by E. 2 E. Patanga Point, N. by E., Noman's Point, S. E. 2 E., "Flag staff, N. E. 2 E., Patanga Point north Noman's Point E. by S. 4 S. northern

or Red buoy N. 4 W.

"Flag staff, N. E. by E. .
Patanga Point, N. by E.,
Tatanga Point, N. by E.,
low water spring tides."

South buoy, painted black, in three fathoms low water spring tides."

(Signed) P. G. SINCLAIR,

By Order of the Marine Board,

CHAS. B. GREENLAW.

Secretary.

Fort William, Marine Board Office, 19th August, 1829.

#### ACCOMMODATION ON BOARD THE PILOT VESSELS.

The following rules, relative to the accommodation of individuals, proceeding to the difficults or down the river, on board any of the Ilanorable Company's pilot vestels, have been sanctioned by Government, and are now published for general information.

1. Officers, civil and military, when ordered to proceed down the river, on public service on board a pilot vossel, are to notify the same to the Master Attendant, or in his absence to his Deputy, who is to select the vessel, with reference

to the exigencies of the service on which such officer shall embark. In cases where persons, whether public officers or mivate individuals, are desirous of proceeding on board a pilot vessel for the bracht of their health, application is to be made as above, accompanied by a medical contribute, evidencing the necessity of the party proceeding to sea; when promissions will be granted by the Master Attendant or his Deputy, to repair on board such vessel as may be available. Individuals again, both in the service and out of it, who have occasion to go on hoard a pilot vessel, for purposes unconnected with their duty or health, are to make application to the Marine Board, stating the outposes for which they desire the indulgence, and the time for which they are likely to be on board. The orlots are on no account whatever to receive on board as passengers any individuals unless sanctioned as above,

2. Individuals proceeding on board pilot vessels, under either of the above circumstances, are entitled to occupy one half the after accompdation, and in the event of a greater number of persons being on board, under due authority, than can be accomposated in the calon alluded to, the juniors, if public servints, and those last permitted to go on beard, if private individuals, are to have such accommodation as the during cabin affords. It is to be optional with the pilot in charge to allow the occupation of its baif of the after accommonation to such talivaluals; but he is on no account to demand to a greater sum than eight sizes rup esper diem for the first fortight, and six for every day after. But it to be understood, that individuals proceeding on board, on public service, shall have the right of also occupying the remaining half of the after accommodation, on a remangration being made to the pilot, in charge of the vessel, at the rate, above specified, The payment in both the above cases is to be exclusive of the amount to be given for table money, as herein-after stated.

3. It is to be desiredly understood, that no individuals proceeding on board a pilot vessal are to be considered as posses ing the slightest degree or authority on board. But that the regulations now in force, relative to passengers on such occassions, are to be strictly maintimed. This rule is, of course, not applicable in cases wherein, by the special order of the Government, the prot in charge is required a

place himself under the directions of any particular with dards.

\* A gentleman 8 Rs. per dient for the

first fortnight - 6 Rs. for every day after. A lady 6 Rs per diem for the first

fortnight-5 Rs for every day aber. A Child 4 Rs per diem for the first fortnight - 3 Re for every day after.

4. Pilots in charge of vessels, are to provide a suitable table for their passens gets, and are, on no account, to deman ! a larger amount for table money, than the sures specified in the margin," and any polot making a larger demand, either directly, or indirectly, will be subject to such los- of rank, as the Marine Board. under the circumstances of the case, shall determine.

## 5. The above rules are to have effect from the lat proximo.

## By order of the Marine Board.

J. TROTTER, Secretary.

Marine Board, 20th April, 1826.

Commander of ships and others are hereby informed, that the lantern of the light house, erected on Point Palmyras, will be regularly lighted from this date. By order of the Marine Board,

Marius Board, 1st June, 1826.

J. TROTTER, Secretary.

#### RULES FOR CLEARING THE RIVER HOOGHLY OF WRECK -AND OTHER OBSTRUCTIONS.

1. In order to provide for cleaning the bed of the river of all anchors that have been lost in its channels and anchoring stations, and for the recovery and removal

of every description of wreek deposited therein, it shall be the daty of the Master Attendant, to employ in the most efficient manner practicable, under the official superintendance of the Mazine Board, the means placed by Government at the dis-

posal of that officer, for the purposes specified.

2. All recovered anchors, graphels, and wreck of every description, shall be landed as soon as may be practicable, in the same state in which they are recovered. Articles belonging to the Hunble thompany are to be delivered to the department to which they belong, by the Maete. Attendant, under instructions, with which he will be immore. All other articles are to be deposited in the Ponkshall premises, and immediately after their bones of doposited, a tail and accurate description shall be taken of the aim less for registry, specifying whether the studies are of a perishable nature or not, place where, and does when to indicate their broperty. A distinguishing mark is to be placed on the anchor or other thing so recovered, with white paint, when the articles will admit of it, the mark expressing the year in which it was recovered, and its number in the register of that year; when the article will not idmit of heing marked with white paint, it is to be in some other manner sufficiently identified, so as to connect it with its particular item in the registry.

3. The above information is to be regularly entered into books of registry, to be kept for that purpose at the Master Attendant's office, which books shall be always open for public inspection, during the hours of business; a copy of this registry shall be sent weekly, under the signature of the Master Attendant, to the Marine Board, who will cause a list of the recovered articles, with all the accessary information to be hour up in the First open Romas, for the information of the public.

- 4. In the worldeth inches property been proved to the substaction of the Mister Attending a received display, to the substaction of the Mister Attending received display Misses. Machine recognition of the Marine Beard, and property and received accordance; Machine received by the action of the Version of substaction; and other action of the Version of substaction; and other action of the video seed by them, should be adopted for property of the video seed by them, should be adopted from a substaction of the video seed of video seed of the video s
- 5. All proofs his proper, shall, if unclaimed, he sold by public auction, by Missrs, Missrs from Litarity of Continee months after its recovery; unless they, in conjunction with the Master Attendant, consider it for the intensit of the owners, that it should be sooner disposed of. In like manner, all man-persuable property shall be sold at qualitative public sales, turbs months after resovers. On receipt of the net proceeds, salvage, as directed in article 4th, shall be deducted therefrom, to credit of the "wisel and unchor concern," and the balance be deposited in the General Treasury for payment, without interest, to parties at any time subsequently establishing right thereto.
- 6. In cases where thips may have parted from their anchors or other property have been lost or wrecked, and information of the same is immediately communicated by the owners or communiters, to the Moster Attendant, the requirite assessment is to be afforded without delay, and the anchors, e.g. when recovered, are to be Telivered to the owners, on security given for payment, at the rate of three rupees per cwt. for anchors, or similar property, any other description of property so recovered, is to be delivered, on payment of one-half the amount salvage, referred to in the paragraph, according to the place from whence the property is recovered. The valuation thereof to be made by Messrs. Mackensie, Lyall and Co. subject as

before, to arbitration. If the owners or commanders possess suitable means for recovering their own anchors or other lost or wrecked property, within 48 hours after they have been parted from or lost, and decline receiving assistance, the interference of the Muster Attendant is then forbidden; but, should they fail to remove the obstructions within that period, (unless it shall be extended under the sanction of the Marine Board,) the Master Attendant is authorized to effect the object binaself; and all such anchors or property when recovered shall be subject to the prescribed charge of salvage in the article 4.

7. Should any anchors or other property, not their own, he recovered by owners or commanders of thiss, when weighing or recovering their own anchors, they shall be delivered to the Master Attendant, in the state in which they may have been found, with every thing attached to them, and be registered in the same way, as if they had been recovered in the first instance by the Master Attendant. In this case, however, the parties so recovering wrecked property, shall be entitled

to one-half the amount salvage.

8. The above rules are not to be construed to extend to the case of any ship or vessel being wrecked in any part of the river. In such case the Master Attendant shall, on the requisition of the parties concerned, afford every practicable assistance for recovering the said ship or vessel, her stores or eago; and such a chain or compensation in the nature of salvage shall be preferred by the Blarins Board, as to thom, under sof the current tances of the case, shall appear reasonable; aboutly however, the parties concerned decline the assistance of the Master Attendant, their operations shall not be interfered with unless by their negligence the navigation of the river should become hable to continued obstruction from the accident. In this case, as before, the Master Attendant is to adopt all the necessary measures to remove it.

By Order of the Marine Board,

CHAS, B. GREENLAW, Secretary.

Fort William, 24th June, 1832.

#### REPORT ON KYOUK PHYOO HARBOUR.

Between the north end of Ramree Island and several small islands to the northward of it, there is a passage leading to the eastward; it affords a safe and commodious harbour for ships of the largest class:—The harbour is named Kyouk Phyoo, from a village which is on the N. W. part of Ramree, and may be interpreted white stone harbour. Commodore Sir John Hayes was the first who brought this harbour to the notice of Government, having visited it with part of the flottila, in 1826.

The ingress and egress are easy, during the day, but not so by night, for besides he dangers that are immediately about the entrance of the harbour, the terrible rocks, that are about ten miles to the west ward of the Saidle Islam's being low, and some of them below the surface, make it very hazardous to run for the barbour at such time: and should Kyouk Physo become a place of great resort, a light of some sort will be indispensable:—On the northern rock of the Terribles would be the most advantageous position for a light; but, I apprehend, the top will not afford sufficient space for a house, although it would only be necessary to erect a small one, as all that a ship could require, would be to know the position of the Terribles, and from thence how to direct her course towards the Pagoda Rack: for I consider that, having passed the north end of Saidle Island, a ship will find the water smooth enough to anchor until morning. The Terrible Rocks are high enough to be discerned during day-fight, at five or six miles from a vessel's deck of 12 teet high, and therefore any beacon placed on them to direct ships at what time is necessary.

The Harbour of Kyouk Physic is superior to Akyah, on account of its easy access at all seasons of the year, and the case with which a ship oan quit during the S. W. mousoon; whereas the mouth of the Arracan river is environed by a shallow bar, and ships must choose moderate weather to put to sea.

The tides in Kyouk Physic are very moderate, as it is only for three or four days on the springs that their velocity is between two and three niles per hour; the rise and fall of the water is between eleven and twelve feet, and it is high-water at full,

and change at nine hours.

The depth in some parts of Kyouk Physo harbour is inconveniently great, being 30 and 40 fathoms; but after getting to the eastward of the flag staif point, there

is a level anchorning ground with from 12 to 9 fathoms all over it.

The most convenient anchorage is with the day staff bearing from W. by N. to W. N. W. distant about half or three quarters of a mile, in 10 fathers at low water. A sinp will then be about a quarter of a mile off the flat which may the Ramree shore, and her communication with the shore, be quick: the flat extends about 250 yiels off in some parts, and dried at low spring toles with role fathering nearer to the flag staff, you will teel the eddies from the point and be unsteady.

About one and three quarter units to the south east from the dag staff, there is an inlet which broadenes off into second small crocks, toroning to the southward and westward, the falet is shallow at its entrance, not having more than 14 or 2 fathous water, but is desper within, and a saip of three or four hundred fors may warp into it; but from the mangroves and swampy ground about the creek, it is an un-

healthy looking place.

At 5.1-6 unless to the E. S. E. of the flag stoff is the north-east point of Ramice, and from the litter, a little more than a rolle to the N. N. E. of the south point of Buffelo Island; between the two is blocker Hive's Shaus, by which the communication is kept up with Remine town, Saudowix, and Ayeng; I have not examined beyon; the N. E. point of Bauton, but I see that Mr. Bowman's chart exhibits agreat death of water in the Stant.

There is a passage on the north side of Buffalo Island, leading into Combernere

Bay, but only fit for boats.

The islands which form the north side of Kyonk Physic harbour, we small; and their general height is from one hundred to about three hundred feet; they are

rocky, and covered with jungle.

The north point of Rainres, where the cantonment stands, appears to be a dry and sandy sort; but from Prospect Hill I saw much jungle and swampy ground to the southward, which must affect the salubrity of the place. His Majesty's ship Satellite, with a view to trying the climate of Kyouk Physo, remained in the harbour all Juny. July and August; it may be questioned, if such a trial is conclusive, since the height of the rains is not the sockly season; and every ship that may visit the port is not likely to be so well housed over, and the crew catefully preserved from exposure.

The coast of Adriacan is generally unhealthy, as fevers prevail in some degree throughout the year: Kyouk Physo is, I believe, one of the most healthy parts of the coast, but not exempted from the coasequences of the moreon breaking up in the neighbourhood of the Sunderbunds; therefore September and October will be found less healthy than at other seasons; judging of the weather we experienced in February, I am of opinion, that convolvements from Calcutta, would find benefit by a visit to Kyouk Physo, from the legioning of January to the middle of April, at which time there is a fine sea bre se blowing daily from about 10 a.m. until 9 or 10 p. M.; the weather is dry, and morning clear, and free of the heavy fogs which Akyab is subject to.

The water is good, although procured at wells; poultry and fish are plentiful; vegetables, from the place being so recently settled, are not so; we obtained some of the European kind from the gardens, which were good. The cattle are of a good size, and without doubt, good beef might be had if they were taken care of

The narrowest part of the harbour, is from the Ramree shore to the south point of Direction Island, where it is 3000 ands wale; and it is thereabouts, that the Rehance Rock is situated, it 1200 vinds from the Ramice shore, and 1900 yards from the south point of Di cetion Island, the reak bears from the flag staff, N. 54-4' W. distant 2150 conts, and the northern owner cong of the entrance is on the same line of bearings, ber is 9570 yearls none the des star. The southern outer buoy, which reclose to the con that environs the N.W. point of Romice, bears N. 76(10) W. from the flag Saff, "Is not 1120 yards; the distance between the two outer buoys is 1-15 geographical arte, which is the width of the channel into the harbour.

The death on the top of the Relance Rock at low water is 11 fathom, and it is so sharp that the lead will not be on v. At about 100 yards to the south of the rock the depth is 5 tachoms, everyoring to 14 in Mid Channel towards Ramaco, and again shoaling to 5 or 6 close to the beach. On the north side, at about 200 yards from the rock, the depth is 6 fathoms, deopening very suddenly into 15; wel in mid channel, towards Direction 1 d and, it is 20f allows continued; in over-falls; so that within 200 yards of the south point of Oirection Island, 49 fathous will be found.

The northern outer buy is placed a few yards from the west sole of a ledge, the rocks of which are sometimes visible at low water ; it bears S. 22. E. from the Pagoda Rock, distance 13 mile : and west from the south point of Direction Island. the depth near the bucy is 17 fathoms and very irregular, despening to 30 fathoms

in mid channel, and shoaling to 8 fathoms near to the southern buoy.

There is a bluft point forming the northern extreme of the coast, distant about 5 leagues from Paymia Rock, and bearing from it N. 18: 23' W. H entering the harbons, and the hard one away, you must not open the Paroch Black char of that extreme, until you have the how staff at Kyouk Payon, bearing by compass E. by S. 4 S. or until the south of Direction. Island, boats about A. by N. then streeth Last until the flag staff bears, about S. the when you may steer for the an boraza belode mentioned.

The no, best part of Saidle Island bears \$ 36; 13' W. Lou Kronk Physic Restaff, de tent "; unles and from the Payada Book S 41 to W. distant 4 j-10 united; and when standing for the barbons, reachaber that the dangers extending from the north on t for the Saddle 1 and, lower from the Payods Root S. 57. W. and from Lyonk Physioling stati N. 78 W.

There is a dergerens shoul in the change but been Sabile I land and the terribles, named sher the Irrawards steamer.

At about one unde to the north of u, the depth is 13 or 14 fulloms, and less than half a unic to the westward of it, the depth is 9 fathous; it shows rollers in fine weather will burst, is in rough weather; it is situated west from the bigliest part of Saidle 1-fand distant [2-6-10 miles, S. 80 28] E. distant 4-4-10 miles from the northern ray (rock of the Terribles, N. 80; 52] F. 4-9-10 miles from the middle group of the Terribles, . N. 62. 18' E. distant 7 miles from the southern rock of the Petroles, - N. 70° 20' W. 4-6-10 miles from the Cape Island, -and S. 62, 18' W. 7.4-10 miles from Payoda Rock ; the depth between the shoal and the Perisbles is 15 or 16 fathous in mid channel.

There is a very conspicuous peak on the island in Combernere Bay, in latitude 19 30' 41" North; when the peak is on the north point of the small range of island forming the west side of Combermere Bay, it bears N. 38-48' E.; that mark leads clear of the shoal to the westward at about half a mile from it. the eastern brow of the same port, on, with the aforementioned point, it leads 14 mile to the westward of the shoal, and the western brow on, with the same point, leads directly on the shoal,

The traibles are dangerous rocks, lying in a direction S. S. W. J W. and W. N. E. I E. forming three groups that are visible, and having some under water. The northern rock is the largest and appears to be about 15 or 16 feet high;

The middle group is about a mile to the S. S. W. of the northern rock, the southern group, consisting of several low rocks, is 44 miles S. S. W. 4 W. five

the northern one; besides these. I saw a breaker about one mile to the southward of the southern group; and the Flora breakers were seen 2 miles west, and half a mile north, from the northern rock, seeing that they are dangerous to approach within 23 miles of the dry rocks.

There is not a safe passage between the groups, according to the report of Mr. Adums; although the aprese between the middle and southern rocks appeared to me wide and clear, but I did not pass through their gradest, these rocks require a more particular secondarion than I was able to make at that has I was off them, as the satery of she cannot be upon I was able to make at that has I was off them, as the satery of she cannot such as I was able to make a train I was off them water, and to depin onto which they maght stand an idl. I have passed round to the westward of them, as a out it miles distinct an idl. I are D talmon.

The Intuities of the northern tank is 19 to 10 North interiors, the 22 15 East, it is used, for the form the south point in the western Gelangia, distint 23 intles, and 8, 70 to 20 We in thir III takes from the Parisa Rock. When communication the westerned, the help post in Combination to a roady distinguished at 3 may become, when it bears No. 49 10 February, or No. 15 february, the northern at the Terribles with the on the source bearing.

The Pageda Rock is very conspictions, i.e. it is kept white-wasted, and a small flar charge beautiful at a true bearing of all from Lyon. Thyon may staff is N. 42, 48, W. and the discusses a Sell yards, or 4-13 nates.

10 altitudes of the sun, reduced	-			On the 8th of Fu-
to the meridian, made	19	2.1	11"	20 haury, I observed
10 more,	1.1.	2.1	1	4d the lantude of it, with
10 mo e,	<b>{</b> ''}-	2.1	10"	to an ambend honzon,
Methian altitud	19-			10 and an marriment
·	-			fixed on a tand, and
Mean altitude,	19.	29)	11"	30 N made it in 19: 29"
				14° 30 reach.
12 altitudes, reduced to the Metallice,				
made				70 On the 9th of Fg-
12 more,	1.3.			09 hourry, 1 o'screed
Meridian altitude,	19.			20 the blittude of Kronk
•				Physic ting dath and
Mean latitude,	19	26'		35 N made at 19 20'23"
				30 north.

The flag stiff is 5: 13' 15" Bast of Port William Fig. staff, measured by many good chronometers, its lenguage will be 65' 51' 15' east of Grecawich, admitting 83: 20' 57" cast to be longitude of Fort William flag staff.

The magnetic valuation, observed at Lyonk Physic, by a theodolite made by

Throughton, was 2.4' Last.

There is a passage between Saidle Island and smaller islands lying to S. E. of it, named Knot and Cape Islands; it cannot be recommended unless buoyed off, when it might prove useful to a ship in the day time, by facilitating her departure when the wind is at W. N. W. instead of going round to the northward of Saidle Island.

Saddle Island is surrounded by rocks, extending about 11 mile from it to the north, and about I mile from its west side, and should be approached with ears; when working out of Kyouk Pbyoo I should (after passing the outer buoys), never stand further to the southward, than to bring the flag staif and couthern outer buoy in one, so as to keep more in that part of the tide which sate out to the north of Saddle Island.

(Signed) DANIEL ROSS, Marine Sur. Genl.

By order of the Marine Board, the 17th September, 1832.

# DANGERS OF THE SOUTH WESTERN COASTS OF AUSTRALIA,

COMMUNICATED BY SIR JAMES STREETING, R. N.

Mande's Reef, off King George's Sound about a quarter of a mile in diameter, centur to let | 35: 13' 8, mag. 117: 57' \( \) E. On Finder's chart, according to the following bearings of the land:—

Sounding in 45 failures shelly stand, stones and coral, 2; miles to E. S. E. from Maude's Rect.

- , 44 fathoms, coar-e sand and shells, 2} miles, S. E. b. S. from ditto.
- ,, 47 fathoms, coarse speckled sand with coral, 24 miles, S b. E. 4 E. from ditto.

Apparently 3 or 4 fathoms on the chordest part at low water, as the sea breaks upon it only at times, when the water is low, and a heavy sea running.

Country Reg of Cape Peron hears from the N. W. extremity of Cape Peron S. W. S. (manuactic) distant about 4 miles. It is small, and nearly awash, with apparently 7 to 10 fathoms all round.

From Sandown, on Garden Island, (some remarkable white sand hills, about 21 miles from its south end) Coventry Reef bears S. 18 ½ W. (magnetic) distant 8 miles.

Camarina Shoat. 24 miles W. 4 N. (magnetic) from N. W. point of Garden Island has 6 or seven feet water on its shoatest part. It is situated on the five fathom bank westward of Garden Island, and has 10 fathoms water 4 of a mile to the eastward, and 4 a mile to the westward of it.

Seaward Reef, with 6 or 7 feet water upon it, is a small patch of rocks on the five fathont bank above referred to, and is situated 24 miles W. § N. by compass, from the north end of Carnac Island, or in a line between the S. W. end of Rottnest and the Baycock on Guiden Island, and in a line with Rowboat Rock and Arthur's Head at the entrance of the Swan Rive.

Half a mile E. N. E. from Seaward Reef is a sheal rocky patch of 2 fathoms, with 64 fathoms water between it and the reef.

The Ramiler, (off Cape Lecuwin) reported to be a small cluster of rocks even with the water's edge, lying 12 or 15 miles W. S. W. by compass from the remarkable white and patch on the coast 6 or 7 miles to the northward of the S. W. extremity of Cape Lecuwin.

Note .-- Experience having more recently shown, that no reef exists in the posi-

tion pointed out; the Rambler is probably the same as the Geographe.

Geographe Reefsoff Cape Leeuwin, bears S. 27° W. by compass from the body of the remarkable sand patch on the coast to the northward of Cape Leeuwin, N. 65° W. by compass, from the largest St. Alonam Island, and N. 67° W. by compass, from a small dark coloured rock with a peaked summit. Geographe Reef appears to be about 6 miles off the nearest land, and has 20 to 24 fathoms water at the distance of one sixth of a mile from its S. W., West and N. W. skies. Other reefs, partly dry, occupy a considerable portion of the space between it and the main; but the channels amongst them are probably foul and rocky. When the schooner Ellen passed close to the reef on the 22d February 1835, the sea broke upon it only occusionally, when it appeared to be about a mile in extent N. W. and S. S. E. and 200 yards wide, the sea was very little discoloured in its vininity, and when not agitated would prevent the danger being seen at less than a cable's length.

There my probably be less than 2 fathoms on some of its most elevated rocks.

Pollock's R vf. (off the Recherche Archipelago) bears S. 4 W. by compass, distant 14 miles from the S. E. Island of the Archipelago of Recherche. Lat. by Flinder's chart 34 35' S. Ion. 123 26' E.

Seen by the barque Merone, Captain Pollock, in March 1834, and supported to a cast and 8 on 10 miles extend 8 on 10 miles extend 8 on 10 miles extend from the above position, but as the wind was blowering fresh from the westward at the time, and it broke only in one place, the remainder was probably its wake or steam.

Auchorage in Flinder's Bay round the E. sole of Cape Lecuwin. Best anchorage for supe appears to be in about 7 fathous, stiff brown clay with the flagstaff on batters, point W. T.N. St. Alonan Island, S. J. I. and extreme of the main 116.18. W. A. S. anchorage of H. M. Sulphur.

Naturaliste Roof off Cape Naturalist and Geographic Bay, appears to be accurately placed on the French chart 16 or 17 miles N. b. E. by compass from the

extremity of Cape Naturaliste,

When seen from 11, M.S. Subplier on 31st October, 1831, its west end bore S. 19: W. (arrivalve) when in a line with the high st land over Cape Naturalists, and the slip's head was W. b. N. It consists of 3 patches of tooks extending about 14 into N. E. b. J., and S. W. b. W. with passiges between them. Thirteen fat ions water at 1 inde north from the reef—swell not very great at the time, and not constantly breeding. Captain Hudson of the slip Octob, saw this seef in 1839, and see in a line with the extremity of Cape Naturalists, bearing S. b. W. by compass, from which he considered it was distant 16 to 17 indes.

#### RULES FOR REGULATING LEAVE OF ABSENCE TO MEMBERS OF THE PHACE SERVICE, WHETHER ON ACCOUNT OF PRI-VAME AFFAIRS, FURLOUGH, OR ON MEDICAL CERTIFICATE.

1st, —The Master Attendant may grant to any member of the pilot service, upon application and sufficient came social, leave to absent himself from his dates for a particle settian one atomic with an interface that he in a decimal from the pay and allowances of the party availing himself of the indulgence.

2.d.—Any member of the pilet service who shall consecutively absent himself from the duties of the service for a period exceeding one month except upon leave granted under medical certificate as provided below, shall suffer a deduction from

his allowance y or one-third.

3rd.—Any Perm a Pitot, Master Pilot, Mate or Volunteer desiring leave of absence on account of private affairs to more if an one month, or desiring to quite like the later of the reset than in the way of duty, chall subant application for the same through the Master Attendant to the Marine Board, and shall make known to the Secretary to the Board the occasion where indices had to apply for leave. The Marine Board shall be competent to grant leave on account of private affairs for a period not exceeting three months, and the party availing himself thereof shall be subject to the deductions above provided.

4th.—Any member of the Pilot service who shall be absent for a longer period than three mouths without the special sanction of Government, shall lose all pay and allowances for the period of absence, and further, shall suffer deduction of the

time of such absence in computing the period of his general service.

5th .- Paots unable to discharge the duties of their profession on account of ill health shall be bound to furnish a medical certificate to the effect, under pain af

being considered absent without leave.

... Meth.—Vembers of the pilot service whose state of health may require a voyage to sea, or who may on that account desire to leave the presidency, shall submit application for the same through the Master Attendant to the Marine Board, forwarding with the application a certainate from the Marine Surgeon or Assistant Surgeon. The Marine Board may grant leave for any period not exceed-



ing three months, and the party availing threself of it will be enabled to draw on return his entire pay and allowances without diduction. If the leave-oficited exceed the period of three months, the months of certain the will require to be counter-greed by a member of the all-dical Board, and are sauction of Government will be required to enable the pales to proceed to the Cape of cleewhere under the following rule.

This Beech Prots, Major Priot. Many and Valuatee's compelled by sickness day cert and to proceed to the Copy of elsewhere beyond sea within the limits lift the Homerable Compense's charter, shall be entired to draw on their return the reduced allowing expectations and receive the passage money allowed to their rank in the following ranker, v.c.

,,	* Nont	hty attorances.	1	'assange money.
Branch Pilot ? a. Rs		٠١١)	St. He	599
Master Pilot		250	,,	400
Mate dito				
Sentor 24 Mate				
Junior ditto		70		300
Volunteer		()	,,	300

Pilots authorized under the oth rule to proceed to Englandly the benefit of their health, shall be enabled to decrease the passive mores, and to draw the allowances from the date of the most quiting the vessel on which they may be proceeding to England, as follows:—

Passage with current

Branch Pilots. St. R.	しゅつき いほう	1435 5 Branch Priot Sa. Rs	200 per m.
Master ditto	luçu .,	956 14 Waster	90 ,
Mate ditto	1:0 ,,	765 Blast Mate ,	50 ,, ,,
Senior 2d Mate	70 / ,,	Got 13 Second Mide	40 ,, ,,
Jumor duto	(p. fr) ,,	571 21 oluments let class ,,	40 ,, ,,
Volunt e	, 59a <sub>m</sub>	4:9 7	

6th. — Meadices of the pilot service about at the Cope or elsewhere under the above rule, will be equired to extend to India at two of others is northed to a the date of their learning. Coloring underso they shall how and to the Maurie board a renewed certificate from the Colorinal Surgeon, organic a principal medical efficiency the place where they may be reserved, stating that a protonged residence is necessary for complete recovery.

9th -- A memora of the publicancial absent on ter the above cules may, provided he forwards removed to the distriction descripts as it in the as required in the pre-ceding rule, continue at a from to as to a tool proof not executing two tests, above on the continue to the above of two years, of whom most from the pilot service shall cease.

10th,—An, then set of the store service who shall be about beyond sea for a period executing two years, shall, from the date of the expiration of two years, he considered as suspended from the service. It will termine to be decided upon his zeturn at any subsequent date, whether he shall be testored or not, accordingly as he shall be deto series the falcing Borol and Government, that he used all possible exert as to return within the time fixed, buttailed to do so from causes entirely beyond discontrol.

11th. It is to be unicested, that in the above rules whenever since impressing mentioned, they are only to apply to the existing men bers of the service; all individuals who from the service subsequent to the 1st day of July, 1835, will receive their pay and allowances of all the express, and using better, in sonats.

(Signed) C. B. GREENLAW, Secretary, Port William, Marine Found Office, the 1st July, 11:35.

<sup>\*</sup> These allowances are to be subject to the subscription to the Pension Fund.

#### To CAPIAIN W. Hope, Moster Attendant,

t —Pension rules for members of the pilot service, their widows and oxphasis 2 —Rules for regulating leave

9 -- Rules for regulating leave of the merto mentions of the pilot server. Sir, —I am directed by the Marine Board to forward for your information and for communication of the members of the plot service, the accompanying rate of terrorizin, which have received the sauctica of Coverragian, which day 17th offamo.

2d.—It does not appear to the Board to be necessive to make any remarks on the above doesnotests, beyond inquisting you to approve the members of the pilot service, if it the withhold having a breed pay of index and a contour in business there exists to the Cope or elsewhere middition of those a test of an act of President problems, maynear of substitutes and action of a test of a period of their about its analysis.

This has a state of penerative, you will proceed into the fact of a for the method and one of the arrange of the control of th

likewise regrared to be how and discident the same period.

Ather-With recard to the bid pensor rule, the Borrloto not purpose to make any alteration in the existing perfect, view the production of a certificity of existence speed by a metal crottine plut served not be involved in the following and it the perfect constant of Mine; and it the overview rule of Mine; and it the overview rule of video and to also perfect growth and the rule of video and the alternative growth of the rule of video and the angle of the rule of video and the soft of the rule of video and the perfect of the rule of video and the rule of the rule of video and video and the rule of the rule of video and video and the rule of the rule of video and video

and appear on to we seem to receive a some and a large territor over pathy and us to to cook the period of the probability period of askingly bother to come and appear of to the period of the addition Govern at which addition. Sthell in conclusion, I made on I, while there is tray latter to come address underdate 29th. Apid there, No. 3.57, and its entertaine, to inform you that the prospective reduction of pix bounds as so to the softened post, under the orders of Governaulat, to affect the exercise promobers of the pilot sources of their promotion to higher rank, at it inspect to their pensions, or the accuracy of personal which depends on the prison of their families, or the accuracy of personal which, femals on phis some on the find under 10 years of age will be untitled to after that a central tray matrix, but is to affect these only which counter the service and the families of such metalests. Such new members of the service will receive add the families of such metalests. Such cription in son a constance, which will receive all their peak of allowances of every description in son a constance, which will receive all their peak of allowances of every description in son a constance, which will be present incoming the of the service pay in secess, and their pensions and those of their widows and orphicis will be paid in the service.

I have, &c.,

I nave, ac

(Signed) C. B. GREENLAW, Secretary.

Fort William, Marine Board Office, the 1st July, 1835.

#### PENSION RULES FOR THE MEMBERS OF THE PILOT SERVICE-THEIR WIDOWS AND ORPHANS.

CONT	macrio <sup>*</sup>	٧.		1st- In consideration of
. Branch Pilot	at H4	40 per	month each.	a monthly contribution to
Master	"	20	**	the extent noted in the
First Mate		10	**	marin, by the pilots of the
Second Mate, and Vo- }	,,	4	•	fund for pensionary support

to their widows and orphans, the following pensions, will be allowed by Governs

			_
l <del>-</del>			
Branch Pilot	Ra	- 200	per month,
Master		100	ditto
First Mate		60	ditto
G A Abra ' T ab a			
Second Mate and Volunteer		30	ditto .
Families.			
Widow of Branch Pilot	Ra	100	ditto
The sales		50	ditto
, Master			
., First Mate		30	diftq
,, Second Mate and Volunteer		15	.ditto
CHILDREN.			
Until 10 years of age	Da.	14	- ditto
		20	ditto
Girls after 10 years until maried			
Boys until 15 years of age		12	ditto

2d.—Pilots are entitled to pensions at the above rates on medical certificate by the Invaliding Committee composed of the Marine and Assistant Surgeons, and

the Secretary to the Medical Board.

3d.—To entitle widows\* and orphans to the above pensions, pilots are to forward to the Marine Board, through the Master Attendant, certificates of their marriage, of the birth of their children, and of their haptism within one month after the occurrence thereof. Notices of death are in like manner to be forwarded to the Board through the Moster Attendant,

4th.—No widow who may have been legally divorced or separated from her husband for adultery, or who at the period of her husband's demise may have quitted his protection, and be living in a state of notorious adultery, though not divorced or separated from him by law, or who subsequently to her husband's disease, may be living in a notorious state of incontinence, nor any female orphan living in such state, shall be entitled to receive, or to continue to receive, any pension under these rules.

5th.—If a widow pensioner marries, her pension is to cease during her coverture, but in the event of her again becoming a widow, she shall be re-admitted to the pension to which she was entitled during her first widowhood, unless her second husband shall have been a member of the pilot service, and have been at his death of a higher grade than her first husband, in which case she shall be entitled to the pension of the higher rank.

6th.—All pensioners under these rules are to make personal appearance at the Marine Board Office on the 1st day of every alternate month, or to afford such other proof of their existence as the Marine Board may from time to time require.

7th.—Widows and female orphans above the age of fifteen years, are required to forward to the Marine Board Office declarations half yearly, in May and November, that they are not married, and that they fiave not been married at any intervening period. The declarations are to be countersigned by the Executor to the Exact of the deceased member of the pilot service, or pensioner, or by the guardian of an orphan, and by a member of the pilot service, certifying to the that of the declaration to the best of their knowledge and belief. Forms of the declaration will be fermisshed on application at the Office of the Secretary to the Boards.

Wideous of pensioners married after the party becomes a pensioner, and the children of such integringes are not calified up pension, though, of course, all children bern of methods maning prior to pension being grained, are so.

## MARINE REGULATIONS.

8th.—The several amounts of contribution and pension referred to in the above rules, will continue to be made in Na. Res. in the case of all present pensioners, and of all existing members of the pilot service, and of their widows and 'orphans. Individuals joining the pilot service, after the 1st of July, 1835, will be paid their allowances of all descriptions in sonat rupees, their subscriptions will be levied in the same rupee, and pensions to themselves and their widows and orphans will in like manner be paid in sonat rupees.

(Signed)

C. B. GREENLAW, Steretary.

Fort William, Marine Board Office, the 1st of July, 1835.

#### SALARIES OF THE MARINE DEPARTMENT.

#### MARINE BOARD.

First Member	
Pay master & store-keeper, sa. rs. 2000 Surveyor of Shipping	Marine Surgeon
MASTER ATTENDAN	T'S DEPARTMENTS.
Master Attendant	Third Assistant
STEAM D	PARTMENT.
Controller	Chief Eugineer
BTEAM BUOGHAM	R'S DEPARTMENT.
*.	Harbour Master at Diamond-Harbour
PILOT ESTA	blishment.
Branch Pilots, per mensemSa. He   700	(When detacked on Foreign Service.)  Branch Filots, per diem We- Masters
TARREL VINCE NORTH CHOCKING ING SELECT	se receive one's comban's a tabass.

## THE APPENDIX.

#### PART VII.

## Post Chice Regulations.

#### FORT WILLIAM.

GENERAL DEPARTMENT, 30th August, 1837.

Rules for the Management of the Post Office Department, passed by the Governor General of India in Council, on the 30th August, 1837.

All existing rules, general orders and proclamations for the guidance of the Post Odice Department of the different pre- ders reschafed. sidencies and settlements of India, as well as all circular orders of the heads of the departments, saving such as relate to dawk travelling and matters of account, shall cause to have effect from the 1st October next, and the following rules and orders shall be substituted for the same to be in force at all Post Office stations in any of the presidencies, settlements or possessions of the Company, and to take cliect from the abovementioned date.

ESTABLISHMENT OF GENERAL AND PROVINCIAL POST OFFICES, RECEIPT OF LETTERS, &c.

II. There shall be a General Post Office at each of the towns Offices. of Calcutta, Madias and Bombay, and Post Office- at such other places throughout India and in the settlements subordinate therto, as the Governor General of India in Council shall from time to where to be estatime direct. The immediate charge of each General Post Office, blished, and the control of the serveral Provincial Post Offices suburdinate thereto, shall be vested in Post Masters General, each of whom shall respectively exercise his functions within such limits supervised, as may be determined by the said Governor General of India in Council, and the duties of the Provincial Post Offices shall be severally conducted by subordinate officers to be styled "Post Muster Conducted by subordinate officers to be styled "Post Muster Conducted by subordinate officers to be styled "Post Muster Conducted by Muster, by whom and the Post Masters subordinate to them shall be appointed by to be appointed. the Governors in Council of those presidencies respectively, and shall exercise their functions in subordination to the said Governors in Council. The Post Masters General and Post assers of the presidency of Port William shall be appointed by the Governor General of India in Council, and shall exercise their functions under the direct control of the said Governor General of India in Council,

111. The existing Post Masters General and Post Musters Existing Post and all existing officers of the Post Office department shall con-fice authoritions in office until removed or otherwise directed, and shall act in

All existing or-

Ceneral Post

And how to be

until atherwise di- their respective offices with the powers conferred by the Act No. XVII. 1837; and by these rules, in like manner as if they had been appointed specifically under their provisions.

Receipts of letters, ber, for despatch by land or

IV. Letters, papers and parcels shall be received wherever a Post Master or Post Office writer is stationed, for despetch by land to every part of India or to Ceylon, and by sea to every part of the world with which there is a Post Office communication : the latter unless superscribed for some particular ship, will be sent by the first vessel that sails direct to the country to which the letter is addressed, and if there be no vessel so proceeding direct to the place addressed, the letter shall be forwarded by such circuitous route as shall appear to the Post Master General or Post Master to afford the means of most speedy and secure tran-mission.

Receipt of letlers for foreign countries via Oteat Britain of Ireland,

V. Letters, papers or parcels required to be transmitted to foreign countries via Great Britain or Ireland, must be addressed to the care of an agent or other person in the United Kingdom, by whom the foreign postage demandable at the London General or other Post Office may be paid. That postage cannot be received in this country, and unless it be paid through an agent as above described the letters are liable to be returned to India. Letters intended for delivery in India, may be paid for

Payment of postsee on letters in in advance, or be sent bearing postage at the option of the sender; India in advance optional.

and the name of the sender of any such letter shall not be de-Name of sender manded at any Post Office. But newspapers printed papers or of a letter not to parcels will not be received bearing postage, unless the sender

required.
Newspapers and shall give his name and address, in order that the regulated Parcels are not to postage may be recovered from him, in case of such paper or parbe recrived "bear- cel being refused by the party addressed. ing postage" without name of sender.

· Payment of post-

Vance.

lers received from

from Leiters ged postage.

VII. Letters, papers or parcels, intended for despatch by sea age on "ship let- should be stamped or superscribed "ship," and ship postage ters" outward re- must be paid in advance thereon, in addition to any inland postquired in advance. age to which they may be severally liable.

testeratoCeylon VIII. On letters, papers or parcels, intenues for nerivery in to be paid in advance to Point Calimere, except in case of letters received for Ceylon from ship, which may be forwarded bearing postage. If letters for Ceylon are received Excepting let from ship under cover to residents in India, such letters, superscribed " ship letters" and bearing postage as such will be received for transmission to their destination in like manner as if received direct from the ship.

IX. Letters from Cevlon will be charged inland postage from Ocylon to be char. Point Calimere, or the place where the same are landed in ladia.

Table of tances to be hung up in Port Offices.

X. The table of distances for calculation of poetage shall, until otherwise ordered and duly notified, be the polymetrical table prepared under orders of the Governor General of India in Council, by the Committee for revising the Customs and Post Office Departments, and printed at the Official Gazette press at Calcutta. Copies of these tables shall be furnished for the use of the Post Master, and a complete set shall be kept open to inspection in every office for the receipt and delivery of letters. Further, the several Post Mosters shall prepare for each and every such office moder their control respectively, a schedule framed from these tables in the following form, for exhibiting the rates of postage chargeable at every such office respectively for the transmission

fletters and percuis to every part of India, and a counterpart of every such table shall be submitted in duplicate by the Post Master for the approval of the Post Master General of the presidency; and one copy as approved and countersigned by Post Master General shall be returned for the use of the office for which it is framed; and the same with a translation or transcript in the vernacular language of the district, shall be bung up to the said office, and all postage duce shall be bryied according therete.

#### FROM CALCUTTA TO

Names of Post Of- fice stations.	Distance.		exceeding	pooks, in open cover	Postage on single bear ghy percel not exceed- ing 50 to- tals weight.
Agra,	1033 1232	12 annas. I rupea. 15 annas. 1 supea.	3 annes. 3 annes. 3 annes. 3 annes.	9 annas 14 annas 12 annas 14 annas	3 rupees.

Letters, papers or parcels shall be received at any General X1. Letters, papers or parcels shall be received an any venture or Provincial Post Office for delivery at the station itself within the station for delivery at the ordinary range of delivery, and shall be charged postage ac- such matica.

cording to the rate for distances not exceeding 20 miles.

XII. Every thing received by post from seaward, not exceeding 600 tolas in weight, shall be immediately forwarded to the ceized from sees party to whom it is addressed, either by jetter or banghy post, ac- be forward cording to its weight, unless it shall contine articles liable to can parties direct by tom duty, or unless instructions to the contrary have been received letter or bandly in writing at the Post Office, Parcele exceeding 600 tolse weight weight shall be made over to the Collector of Customs for publication in

his list of unclaimed packages.

XIII. Newspapers or other printed or engraved papers packed, in open covers, or covers attested as containing law papers, ac- a counts or vouchers only, or letters franked as on the public service, respecting any of which there is reason to believe that the provisi- warded one of the Post Office act have been infringed, shall not be detein- "destrut ed for examination at the desparching Office, but shall be forwardad marked "doubtful." The Post Master receiving such letters, &c. by the mail will then be guided by Section A.X.. of the Post Office act. But unless for the exuse spore-specified all Post Office nuthorities are probibiled from detaining except under Section XXIV. of the Post Office act, any letter, paper or packet received for delivery by port.

XIV. All letters, newspapers or other papers and packet regived for despatch by post or banghy post, shall be weighed at the Post Office of desputch, and shall be stamped and marked single, 2 99 double, Ac, at the care may be used shall have the posting to

Lefters to be a

Every hing recent according to

Newspapers, set to be detail CHAMINA

which they are saverally liable marked on them; which stamp or mark shall regulate the postage to be levied from the party concerned, whether the letter, paper, see the sent " path? or " bearing postages" In order to obviate delay, service and free letters shall never be re-weighed prior to delivery, nor newspapers, except in the of suspicion. Bangley parcels shall, in all cases be re-weighed on delivery. The re-weighing of private letters prior to delivery shall be at discretion of the Post Master General or Post

Letters on which pointage has not been properly baid low to be deals with

Master.

XV. In the event of any letters declared, or required by clauses
VII and VIII, preceding, or by clause LIX. following, to be
possepaid, or papers or parcels reaching any Post Office, on
which it shall appear that the entire regulated postage whether in
land or ship, has not been paid, such letters, papers or parcels shall
not be detained or returned to the sender, but shall be delivered or
forwarded to their destination as the case may be, and the
amount deficient shall be recovered from the party through whose
freeligence the uniter charge has occurred.

Examination of Past Office records not permitted to the public.

XVI. Persons not belonging to the department cannot be admitted into the interior nor permitted to examine the records of any Past Office, without the special permission of the Post Master Usuaral or Post Master, to whom applications for information or reciers must be made, either in person or in writing, by the party requiring the same.

HOULS FOR RECEIPT AND DELIVERY OF LETTERS, DISPATCH OF MAILS, &c.

General Post Office bours for receipt of letters, newspapers, and beingly parcels.

XVII. At each General Post Office, banghy parcels will be received every day, Sundays excepted, for despatch at the regulated postage from 16 A. M. till 4 P. M., newspapers daily till 5 J. R. M. and letters also every day till 6 P. M. after which hours respectively they will be received till 6 P. M. after which hours respectively they will be received till 6 P. M. after which hours respectively they will be received till 6 P. M. after which he pear had rupes each, as a fee for the trouble of resorting and reparking the mails, which fee shall be distributed, at the discretion of the Post Master General, amongst the Post Office servants, on whom the additional labour may fall, to be paid by the sender whether the letter, paper or parcel be forwarded "bearing postage" or "psid."

Control Post AVIII. At the Receiving Houses, established at Calcutts, Madras and Bombay, or at any Receiving Houses which are or may be similarly established at other large stations, letters, papers and packet and exceeding 12 toles in weight will be received daily from 11 a. m. to 4 p. m. for transfer to the General or Sudder Post Office, saths case may be. No extra postage shall be levi-

able thereon.

Printell Office histor for receipt M Mitters, novedifferent and hangley phresis,

MIX. At Provincial Past Offices, banghy parcels and newspapers will be received for dispatch, at the ordinary rates of postage, from 10 a, m. till 4 r. m., and letters till 5 r. m., after which hours respectively they will be received till 52 r. m. on the sender paying an extra half rupes each, to be appropriated as provided in chause XVII.

Office bours for Materiatics, dig.

XX. Although all Post Offices will be open, for receipt of letters, papers and parcels as above, official references shall be made to Post Officer authorities only between the hours of 11 and 5. Persident occounts.

Will. At each Genust Past Office their shall be two delineries daily the Succisivery set to be later than 194, m. and the other at 3 r. m., at which hours respectively the poons shall quit

General parties.

the place with the letters Acc. entracted terfliam. All letters pepert or parcels received from 3 r. m. will 9 A. m. shall be sent out at the first delivery, and all from D a. m. to 3 r. m. at the second delivery, and mails received after 3 p. ar, shall not be appened till the following morning, in care of public emergency. ters, movers or pa . . is received from seaward.

XXII. At Provincial Offices, the delivery of letters, papers provincial Offices and parriels must depend upon the hour of the arrival of the mails do very of letters, at each station, after which they shall be delivered with all possi- &c

ble despatch.

XXIII. The delivering peons are prohibited from delivering letters, papers or parcels out of the usual course, and without immediate payment of the exact amount of postage; and they are not required. bound to give change. Should they be subject to detention, they are not to deliver the letters, papers or parcels, but to return them in the evening to the Post Office, for future delivery.

N. B. Under the provisions of section 111, act XXI, 1835, copper coin is not a legal tender in payment of any demand except

for fractions of a rupee.

NXIV. Whatever postage is marked on a letter, paper, or parcel, must be paid at once on delivery, after which any com- to be preferred. plaint of overcharge, will be duly attended to. In all complaints of overcharge or unnecessary delay to delivering letters, papers," or parcels, the covers or envelops, bearing the Post Office stamp, must be presented for inspection; and as all Post Office peons wear a hadge regularly numbered, when any complaints are proferred a runst any individual, the number of the badge should be specified.

XXV. From each General Post Office the mails shall be despatched daily at 8 r. m. and the baughies as soon after as possible. I

XXVI. At Provincial Post Offices, he packets shall be made up at 5 r. m. for all mails to be despatched in the course of the night; but for mails which usually pass in the course of the day, the prokers shall be made up half an hour before the expected arrival of such mails, which are in no case to be subjected to any detention. Notice of the hour at which each packet is closed, shall be bung up out-ide the other, both in haglish and in the language of the district, after which hour, letters, pipers at parcels received, shall not be forwarded till the following day.

XXVII. The Post Moster at any ination of person in charge of the office, shall have power however to refuse letters, papers or parcels bearing the appearance of liarling been opened and reclosed: or otherwise improperly deals with, wiles the writer or seader thereof shall attest with his full signature, that they were sent in

that state.

XXVIII. In order to protect as far as possible the public mails from the chance of robbery, officers in charge of Post Offices shall not knowledly receive money, bullion, precious space or jewels for despatch wither by letter or banghy post.

XXIX. Letters once delivered into any Port Office cannot be recalled by the rewier under my circumstances straterer. But newspapers and parcels may be seculled, on the parcen claiming the return of the same, satisfying the Post Master that he was the sender thereof, and on his paying the posinger, which maild have been due on auch paper or purpel, if forwarded.

in the Course and the total the second

gap nichround

Complaints bor

General Post Of rapotch

Provincial Post Others dequately of

Letters, &c dra' merel not to weited.

Prot Offic to receive yairus de**rga**rick

LAUTE OREN TO

Porward letters XXX. " Porward letters" or parcels, i.e. those which follow or parcels to what the persons addressed from station, to station, shall be considered as a so many fresh despetches, and shall be liable to postage as such, from each station, whence they are forwarded in succession. But

Forward news newspapers, which follow persons in like manner, and letters for-aperand liable to warded to officers and persons marching with corps and detachincreased postage. Speats on daty, shall not be deemed to be a fresh despatch, or be phargeable with fresh postage beyond the maximum rate as leviwhile thereon, unless the former shall have been opened. Letters . . and parcels also forwarded to corps or detachments on march, by sty cross or temporary dawk shall not be charged separately for the increased distance.

Post Office ant XXXI. The servants at the several Post Offices are not bound bound to give to give change to parties sending or receiving letters in any case. change.

Receipts if rewith inters, &c.

XXXII. Receipts will not be granted for letters papers or quired must be parcels received at any Post Office for despatch, unless they are presented slows are annually ready written either in books, or in separate slips of paper presented ready written either in books, or in separate slips of paper along with the letters, papers or parcels, receipts so presented will be duly stamped in all cases, and will also have the weight, whether single, double, &c., and the amount of postage noted on them, when the postage is paid in advance.

ddress of par-

XXXIII. In order to obviate as far as practicable all delay or mistakes in the delivery of letters, it is particularly recommended that all persons arriving at or quitting any station or changing their residence at the same, will send to the Post Cifice a notification thereof in writing.

#### SHIP AND HARBOUR LETTERS.

Rates of Steam

XXXIV. With reference to section XIII. of the Post Office stage to be act, Steam Postage shall be levied by any Government steamer conveying an arged on letters seat or received by any Government steamer conveying an arged on letters seat or received by any Government steamer conveying an ed or otherwise entitled to pass free of postage, at the following TALOS :--

Stale of Steam Postage on letters, law papers, newspapers, printed paper or parcels respectively.

Larra	LETTERS LAW PAPERS, ACCOUNTS AND VOUCHERS.			RE OR PRINTED	
Single.	Double.	Single. Danble,		Single.	Double.
Not exceed.	Not exceed. 2 tolas wt.	Not exceed.	Not exceed. 6 tolar wt.	Not exceed. 6 tolas wt.	Not exceed.
Kupee.	Rupees.	Rupes.	Rupter.	Anns.	Rapes.
Mingle Po added for each	e eddilloou	added for by tional toles :		added for e rional toles a	very 6 addi-
		. See also note	to clause XXII	المديم والمناف	1111

XXXV. On the arrival of any ship severage off any Billion and the second Indian port a printed notice under the signature of the Past Master General or Post Master of the port or station shall the day livered to the commander by the first boat despatched to beard the vessel, according to the requisition of which the commander shall proceed to dispose of such packets as he may have on bound as directed in section XV. of the Post Office act : a country of which clause shall be communicated to the said community.

XXXVI. The Post Master General or Post Master of the port or station shall grant receipts for mail packets that may be greated for pasdelivered to any officer or person under his requisition, and if after light. delivery so made, the packet be lost before it reach the Post Office. the commander shall equally be entitled to a recent, in dis-

charge from all responsibility for the same.

XXXVII. The master attendant or such other officer as may be directed by Government, shall furnish the Post Master General with early intimation of the intended departure of all vessels to Europe, the Mauritius, Australia, Cape of Good He St. Helens, the Red Sea, Persian Gulph, China or any castern settlements, and the Post Master General shall cause a list of those vessels for which puckets are open to be published weakly in the Official Gazette of his own presidency.

XXXVIII. The Post Master General shall also cause to be published weekly in the Official Gazette of the presidency, a notice" of the several dates up to which packets have been de-

spatched by each vessel that may have left the port.

XXXIX. Letters, papers or parcels to places on the coast, to which the means of conveyance by lauf are provided, will be tern for desputes received for transmission by sea, at the usual rates of ship pos-

tage if they are indursed " ship,

XL. Persons despatching letters, papers or parcels from outstations, for transmission by sea, will, on application at the Post patched from sub-Office of desputch, after the lauge of a sufficient period, receive stamped acknowledgments of their receipt at the General Post Othre.

Letters, papers or parcels addressed to any person who XLI. may have sailed for Europe or elsewhere, shall be immediately returned to the sender, unless instructions have been received for their delivery to some third party on the spot or elsewhere.

XLII. Letters addressed to any person serving or residing on beifred a ship in any British Indian port, will be delivered and charged as it addressed to residents on shore at such place, and what ship postage in like manner lettes may be dispautched by such persons from on board ship without being charged with ship postage, provided they be certified by the sender to be " harbour letters."

XLIII. Newspapers, pamplets, &c. will not be received for delivery on the terms prescribed in table 3, schedule A., for proofs, pample imported newspapers, pamphlets, &c., except direct from the ship

in which imported.

PUBLIC DESPATCHES EXPRESSES AND FRANKING Rules.

XLIV. All public despatches are to be suite up in the most compact form possible; suit when two or more letters ket made up

Receipts to be

A tion. Manier dant to nelify intended departure ofull semeis.

· Vide form A. Paul Menter (ich simp weekly,

Post Musier Gepackets desputely

Vide form B. Receipt of 1 tto pinces la India

by see.

Ship iriters de MALIOUS IN DO AND know jedgěd,

Letters received at Post Other for parties who as have sailed for In the be return. ed to the acquer.

Harbour, butte not in be charade

Imported net



despatched from any one office, to the same individual by the same day's post, they are to be put up under one cover, provided they do not in the aggregate exceed 12 totalis weight.

packets to be kept

When bulk of . XLV. When the number of letters received at any Post Office. menterseed regu- shall cause the weight of a mail to exceed the regulated weight, the Jated well bt what Post Master Genera' er l'ost Master is authorized to keep back a proportion of the beaver public despatches till the following day.

keut back.

Private letters. But private letters, except in cases of bulky letters from sea, and exterior targe soils public letters marked "despatch," shall not be so kept back.

Expresses,

XLVI. Despatches to be transmitted by express, must bear on the face of them the words, "by express," and the signature in full of the officer sending them.

Public offers maringly underpomaily.

XLVII. As the employment of expresses interferes with the in camboy them celerity and requirity of the ordinary mails, and is attended with expense, public utilizers are enjoined to employ them as sparingly as possible, and any public officer despatching an express, when the exigency of the public service does not in the opinion of the authority to whom he is subordinate require it, will be held answerable for the expense attemling that method of transmission. Public expresses from a General Post Office can be ordered only through a Secretary to Government.

Expresses for mrivate persons.

XLVIII. Expresses may be employed by private individuals at the discretion of the Post Master General or Post Master applied to, on a payment being made at the rate of 4 annus per unle in advance.

Secreta ries to stop mails.

XLIX. No public officer shall detain mails except a Secretary Government casy to Gavernment acting by order, nor shall a Post Alaster delay the despatch of mails at the requisition of any other public officer except in a case of emergency, duly certified, nor shall any public officer stop or open mails in transit except under similar emergency, to be reported impediately to the nearest Post Master.

L. Letters directed to native officers or men of their regiments Commanding of. Seers to receive or detechnichts, shall be delivered to an orderly or any other in per-letters for their san who may be described to the orderly or any other in persun who may be deputed by the officer commanding the regiment den regiments. or demonstrate to receive the same, but letters on which postage may be due, shall not be delivered unless the postage be first paid.

Marie Service

3 5. EI. Letters from commessioned native officers and non-commissignal officers, privates and others horne on the returns of his hisstrillen. jesty's or the Honorable Company's army, including guides, lastast, and men of the regular corps of dooley bearers, shall pass free a fixed possess when not exceeding single weight, and containing no eaclosizes other than bille of remittable, superscribed FOR ME OF DIRECTION AND PRANK TOR SOLO! DIER'S ON SEPOY'S LETTER.

From Hussen Khan, Sepny D. Troop 1st Lt. Cy. Mahomed Khan. 6th N. Infantre. Meernt. A. B.

Comg. 1st Lt. Cy.

.. with the name and rank of the sender, and directed in English according to the annexed form, in addition to any direction they may bear in any native latte. guage. Such lette emust be frank-: ed by the communiting officer of the regiment or detachment, who shall adopt the most effectual massures in his power to satisfy himself that the same are bond firie from the parties whose menigs are supersymbed then on, and that they contain no enclosurer except remittance hills, for which purpose they shall be brought open,

and after being franked shall be closed in presence of the commanding other who shall send them to the nearest Post Office by an orderly or other trusty person.

Number of such The number of letters of commissioned native officers, non-commissioned officers and privates, entitled to be franked shall letters restricted to non-commissioned officers and privates, entitled to be franked shall be ten our campanot exceed daily one per troop or company.

Letters from petty officers and seamen in His Majesty's Scament letters ships, or the Indian Navy, are entitled to the provileges specified in to be treated at sold era tettera. clause I.I.

Letters of Enra-Letters from wives of European solders addressed to their LIV. husbands, shall be permitted to be franked by officers commanding pens soiders' stations, posts, or depiers. ed in certain cases.

LV. Letters received from Europe by ship whitessed to Euro-Le fterefrom Eupean soldiers in India, shall be forwarded free of pastage, although rope to soldiers to they may not be franked, provided they do not exceed the weight blue fire under of three tolas. But new-papers, packets or parcels so received, will what restrictions. be antijected to postage.

LVI. In the event of any public emergency rendering it neces- Oremers entersary for any public officer not included in the list of those entitled to the determinational of temperature of the second of th frank contained in a subsequent clause to communicate with any to be forwarded authorities on the public service, such fetters shall be entitled to fee to certain pase free, if super-cribed as follows: " I declare, the contents of sucherities. the enclosed are exclusively on the public service," and signed with the name and official designation of the writer. This privilege is however restricted to communications addressed to the nearest political efficer or magistrate, or officer Commanding, or

the Adjutant General, or any Secretary to Government. LVII. All frankeil letters which do not correspond in every Letters franked respect with the several provisions of the Port Odice act, or of not securdiag to these rules, will be charged with postage, but the Post Master with postaged General or Post Master with postage General or Post Master with have power to remit the same, in But Post Mister cases where the contents of the letter are proved to his satisfaction sufferities to here to have been bond fide on the public service.

N. B. The franks of Members of Parliament will not the same.

exempt letters from Indiapostage. I.VIII. Postage charged in the first instance will be remitted to satisfy Post on the officer andressed, satisfying the Post Master General or lar General. Post Master, that the communication received is exclusively on that the lefter is the public service.

service leffst.

LIX. Letters which individuals address on their private affairs Letterantife to any Government officers must be sent "post-paid," and this to Fablic at

nron fu he charged

sale is to be understood to include letters: transmitting bills of op- as private adhire a sample, profilesory notes, receipts. Government securities, dru-to be postpoid. shall suggister be on the

LX. Official gazettes shall be exempted from postage when Official massition forwarded officially to any public officers under authority of Go-required for second vernment. The last of such public officers will be kept by the to pass free.

superintendent of the gazette, and may be inspected at any time by the Post Master General or Post Master of the station.

LXI. With reference to the provisions of section XXIX. of Letters to and the Post Office act, the Governors of the foreign European ettle. from Governors of ments in India in amity with His Majesty, shall be permitted to settlements to pass receive and send throughout India all letters, papers, or packets by free. letter post, free of postage, subject to such restrictions as may appear expedient to the Governor General of India in Council. But percels sent by hangly post to or from any such authorities shall be chargeable with pustage.

LXII. The privilege of franking the correspondence of their Private letters, respective offices or department- on the public service has been notes or memogratied to public officers, agreeably to the provisions explained in resduce, not to be the large of the several lists appended, and it is to be distinctly a service covers. anderstood, that no public officer is permitted to send or receive under any cover, franked with the word " service," any private note, letter, or memorandum, not relating to the business of their respec-

tive offices or departments. All service letters, packets and parcels must be addressed according to the subjoined form.

> Service. Adt. Genl.'s Office. Lt.-Col. A. B. 1st Regt. Lt. Cavalry. J. H. B. Cau upore. "Aut. Adjt. Geni.

The signature and designation of the franking officer being written in full.

# LIST No. 1.

Parties out horized to frank all letters, parkets and garcels, bond fide on the public service, relating to the business of their verpectite offices or departments.

#### Civil Department. ..

Accession General or Deputy Ditto.

Accomment, Military or Revenue.

Agente Political, or Agents to the Governor General.

Agenta his Governor of Cuylon." On His Majenty's services."

Agents his Victualling and purchasing stores for H. M. squadron in Indie, Agelles for victoring of the Majorty's service."

Civil Auditor.

Collectors of Contours and Dopety Collectors of Customs.

CONTRACT. A CAR STORY STORY Collectors and Magistrates. Sub or Deputy and Joint Magistrates. Assistants and Magistrates baving special charge. Colonial Secretary, Ceylon. Commercial Residents. Commissioner for Governor of Mesure. ,, Secretaires and Assistants. Commissioners of Cucuit and Revenue and their Covenanted Assistants. Special. •• for Carnatic Claims. Governor, Punce of Wales' Island. Judges of Sudder Dewanny and Foundary Adamiut or of Provincial Courts of Appeal, when on circuit or deputation only. Judges, Session and Zillah. . Assistant. Law Commission - Members and Secretary. Members of Boards or Commissions, when on circuit or deputation only. Mint Masters. Opium Agents and Deputies Dato. Post Master General. Post Masters. Deputy Post Master at a General Post Office. Private Secretary to the Governor General, or to any Governor of any Presidency, or to the Lieutenant Governor, N. W. P. Registers to Sudder Adambat, Courts of Appeal or Zillah Courts. Residents at Foreign Courts. Resident Councillors, at Singapore and Malacca. Salt Agents. \* Secretaines to Government, or to the Lieutenant Governor, N. W. Provinces. ,, Deputies of Assistants. Secretaries to all Boards, commassions or committees appointed by Government. Sab-Treasurer. Sudder Ameens. Superintendent of Botonical Gardens and Government plantations. or Chief Magastrate of Police. of Government Lithographic Press. of Stamps. .. of Stationery, or Clerk to Stationery Committee, 40 for Suppression of Thugges. •• ,, Assistants. Wrachouse-keeper. Deputys:
Deputys:
The putys:
Deputies and covenance Assistants in offices, in absence or by order of their

principals.

Marine Department. Commanding others of His Majesty's ships or of Indian Navy. Comptroller of Government Steamers. Marine Surveyor. Superintendent of Indian Navy. Assistant Superintendent of Ditto. Secretary to Naval Commander in Chief. to Marine Board.

Ficelestastroul Department, Archdescon.

Moderator of the Kirk Session,

. Registrar to Archdeaconry, in absence of Archdeacon.

<sup>\*</sup> I bis officer to frank the letter's of petty officers, non-commissioned officers, soldiers, neepoys and scamen, who may be patients in bespitel.

1 Te

c.

#### Military Department.

Adjutant General of King's or Company's troops.

Deputy. Assistant, or Deputy Assistant, of divisions, forces.

or artillery. Agent for army clothing.

Auditor General.

Brigadiers. .

Commandants of forces or stations.

..

Commanding officers of corps or detachments.

Commissary General.

Deputy.

Commissariat Senior Executive Officer at the presidency or at out-stations.

Commissaries of Ordnance.

Deputies, being commissioned officers.

Director of artillery depot of instruction,

Engineers, Chief.

Letters to these authorities on the public service superscribed as such shall be delivered at their offices without demand of Postage.

Enginers, civil or civil architect.

" Executive, or executive officer,

" Inspecting, or superintending.

Fort or Town Major.

Fort or cantonment, or line Adjutant, or station staff.

General officers on the stuff.

Judge Advocate General-horse guards.

Judge Advocate General.

Deputy of divisions.

Majors of Brigade.

Pay Masters and Deputy Pay Masters of divisions, of stations, or of stipends.

Persian Interpreter to the Commander in Chief.

President of Prize Committee, or Prize Agent-superscribed " prize papers." Quarter Master General of King's or Company's troops.

Deputy. ,, Assistant, or Deputy Assistant, of divisions or forces.

Secretary, Military, to Governor General or Governor.

to Commander in Cl.ief. to all Boards, Commissions or Committees appointed by Government. Superintendent of canals and bridges.

of Family payments and pensious.

of gun carriages.

of gun powder.

of public building. .

of roads.

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3\$

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of trigonometrical survey.

· of Supervisor of the stud establishment. Surveyor General.

· Deputy or commissioned assistants.

Deputies and commissioned subordinates in offices, in the absence or by order of their pincipals.

Medical Department.

Apothecary to the Company, or medical store-keeper. mecter General of His Majesty's hospitals.

Deputy.

Secretary to Medical Board.

<sup>&</sup>quot;This editor to frank the letters of potty officers, non-commissioned officers, soldiers, sespoys and seamen, who may be potients in hospital.

Superintending or Staff Surgeon. Surgeon to General Hospital.

Funds and Societies.

The Secretaries of of all three To the members of the service for The Civil and Anaguy Funds, Military Funds. Medical Funds, presidencies, instituted, on the affairs of the King's Military Fund, fund, superscribed 'fund service.' The Secretaries of Military Orphan Society, in Bengal, ..... Military Male Asylum, at Mailras, ...... To all persons on the effaire of the and Charity for relief of Soldiers' Wives, at fund, superscribed as above. Bombay..... Letters to the address of the Secretaries of these funds on the service of the fand. may be franked by the senior civil or military authority of the station.

No religious or literary society shall have the privilege of sending or receiving letters free, nor any charitable secrety, other than the established funds of the public servants above specified, shall have the privilege of sending or receiving letters free. But when these societies may desire to forward letters free, to partscular persons or under any peculiar circumstances, the letters or parcels may be submitted to the Chief Secretary or Secretary to Government in the General Department, who will exercise under the orders of Government a suitable discretion in forwarding them under his public frank.

#### LIST No. II.

Parties authorized to frank letters bond fide on the public service. nelating to the business of their several offices or departments, but only within their respective districts or divisions, or to the authorities named in the margin:

Chaplains at out-stations,	To Archdescon, or to the Registrar of the Archdescoury.
Clerk of the Orowa	To Judges and Magistrates at out-
Clerk of the Oldway	*iations.
	To their immediate soperior or Chief
Engineer officers,	
	Engineer.
Garrison Surgeons,	To Superintending Surgeons of their
Carrison oniscons	own divisions.
	To Superintendent of Government Lat-
Lottery Agents,	
	L teries.
Tatters - Superinterslant of Course	To Lottery Agents, Collectors and Pay Masters, on the business of the
Trocted - ambetimement of Covern	Masters, on the business of the
ment or Secretary to Lottery Committee,	Loutery.
	To authorities at Dramond Harbour,
and the second of the second o	
Master Attendant, Calcutta,	Kedgeres or other stations down
	E the river.
Mathematical instrument maker to	To the Surveyor or Deputy Surveyor
Government,	
Medical officer, Neilgherries,	. Within range of the bills.
	To the European and pative authorities
Native Revenue, Judicial and Po-	with whom they may have to cor-
	respond on the public selvice within
lice servants and Post Office writers.	
*** I	their respective districts.
1 m . 11 . 00 6 d. 4	To their immediate superior state the
*Patrolling Officers of Customs,	pearest Magistrate.

<sup>.</sup> This other to trank the letters of petty others, non-commissioned of and seamen, who may be partierts in hospital,
\*\* Collect its and other additionalies will be entered to see that this privilege is not then

	PORT OFFICE	REGULATIONS.	[Cerminal
sistan	venue Surveyors, Surveyors, As- t Surveyors and their Subordi-	To Surveyor General, D tant Surveyor, General district, or Pay Ma or General Officer C Chief Engineer,	ral, Collector of
ment	retary and Treasurer, Govern-Bapk, Madras,	To Collectors of districts,	vernment Stea- corresponding their communi-
Surve	ordinates with Trigonometrical	cal survey.	. ~
Sug other Depar	erintendents of chowkies and subordinate officers of the Salt riment,	To Salt Agent, Judge, Congistrate of the district, ing authority.  To Secretary Marine	or Superintend-
	veyors under civil engineers,		
Tel Aveist	egraph Department—European	To Superintendent of Tel	egrapha.
Va	ccinators		
Vm	ecinators—on Deputation only,	To Secretary Medical I tending Surgeon, district where employ	Soard, Superin- or Collector of yed.
Office	arrant and Non-Commissioned to of Commissioned to of Commissariat Department, in a of public eattle,	Cuurter Master G Assistant or Dop Guarter Master Ge	to their own or to the eneral, or to uty Assistant
ebarg	arrant and Non-Commissioned ors of Ordnanco Department, in of stores,	tary Military Board.	g or to Secre-
Office works	errant and Non-Commissioned ers to the Department of public when detached on such works,	To their immedia's super	rio <b>z.</b>
	ke following letters and report		
40	isping reports, superscribed as	or Secretary Marine	Board.
	whiten reports, auperscrib-		
A) ențric	effent ingenerated in elial	To Sceretary Military D	oard,

LIST No. 111.
The undermentioned authorities not possessing the privilege of franking, but having occasion to correspond on the public service, will send such letters to be franked by the authorities opposite to their names:—
Advocate General
Assistants and Subordinates to executive officers or Superintendents of public buildings, warrant officers in the Ordnance or Commissantat, Commissantat native agents, and native agents Telegraph Department,
Astronomer to Hon'ble Company, The Chief Secretary to Government.  Barrack Masters,
Chaptains, at presidency,
Civil Servants, absent from their stations, the chief civil authority. At the presidency, the Restations,
Deputy Commissation of Ord- Officers commanding stations.
Master Attendant, Madras, Secretary Marine Board. Bombay,
Medical Officers, attached to Re- giments, Sta- tions or depôts,
in Civil employ The Political, Revenue or Judicial Officer under whom they are employed.
,, all absent from At out-stations, the officer commands ing. At the presidency, the Secretary Medical Bound.
Military Officers, all, absent from At out-stations, the officer command their stations, or not specified in the ing. At the presidency, the Adju-preceding list,
Superintendent of Cadets,

### A. REFERRED TO IN CLAUSE XXXVII.

Form of notification to be published weekly by each Post Master General of the ships shout to sail from their respective ports, the dates on which the same will probably be despatched, and the places at which the vessels are intended to touch.

PACKETS

For the reception of letters by the following ships are open at this office:—

Name of Vessel.	Agents.	Date of intended departure.	From what port.	To what port.	Touching where.
Rapulec. Anabel Red Rover, Columbia, H. M. S. Hugh Lindsay,	M.& Co.,	Jan. 6th,	Calcutta,	China,	Singapore. [cha.
	A. M.,	Jan.15th,	Calcutta,	Suez,	Aloppee. & Mo-

A. B.

General Post Office, December 26, 1836. Post Master General.

As a general rule, the packets will be closed on the evening before the date of despatch. After packets will be made up if required,

## B. REFERRED TO IN CLAUSE XXXVIII.

Form of notification to be published weekley by each Post Master General, of mails despatched by sea.

The Post Master General has the honor to notify that, unless marked for particular ships, all letters recieved at the General Post Office, from Monday the 16th to Sunday the 21st instant, both dates inclusive, for transmission to (Loadon Liverpool, China, &c. as the case may be) were despatched by the undermentioned vessels, which sailed on the dates opposite their respective names:—

Name of vessel.	London.	Liverpool.	China.	Cape.
Euphrates;	20th,	From 18th to		
Counties Family,	Fron 20th to 25th,	19th,	From 6th to 26th,	

A. B.

General Port Office, December 26, 1837.

Post Master General,

Council Chamber, Fort William, 30th H. TapRINSEP, August, 1637. Secretary to the Govt, of India. The following rules for stamping letters have been submitted to the Governor General of India in Cauncil, and being approved, are appended for the guidance of the officers of the department :--

RULES FOR USING POST OFFICE STAMPS.

All letters and packets whatever (save and except newspapers and ship and steam letters hereafter specially provided for,) received at any Post Office in India for despatch by post, whether free or post-paid, or hable to postage, as the case may be, are to be marked with the appropriate stamp, bearing the name of such office of de-patch, and when slide stamps are not provided, where the date of the month and year forms part of the stamp itself, the said date must be entered in writing across the middle of the face of the stamp. If the letter or packet received for despatch be post-paid or beating postage, the amount of postage an paid or due, must be entered in writing on the face of the stamp, after the word "paid" or "bearing," as the case may be.

All letters and packets whatever received at any Post Office by post for delivery at such office, are in like manner to be stamped with the appropriate office stamp, and marked with the date of the month and year, but the amount of postage, paid or due, is not to be entered on the stamp of delivery, as the stamp

of despatch regulates the levy of postage.

The stamp for all service, soldiers or other free letters or packets, is an oval, 11 inch long by 1 inch wide, bearing the name of the office and the word

"free," and must be stamped red.

4. The stamp for all letters or packets, on which postage has been paid, is and oblong, It inch long by I meh wide, bearing the name of the office and the

word " paid." and must also be stamped red.

5. The stamp for all letters or packets, on which postage has not been paid in advance, is an oblong, 14 inch long by I inch wide, bearing the name of the office and the word "bearing," and must be stamped black.

6. Forward letters or parkets, i. c., those which follow a party addressed from

station to station are to be stamped at each office of fresh despatch, and marked

with the additional postage due on such fresh despatch.

When a letter exceeds in weight a single tola, its weight, double, treble, &c. must be entered in writing on the face threeof, and on baughy parcels, the exact

weight must in all cases be entered in writing on the same.

8. All service, soldiers or other free letters or packets received from seaward at any General Post Office, are to be stamped with the ship letter free stamp. This stamp is circular, I inch in diameter, bearing the name of the General Post Office, the date of the month and year, and the words "ship letters free" and must be stamped red.

9. All other letters or packets received from seaward at any General Post Office, are to be stamped, if received by ship, with the ship letter bearing stamp, and, if by a Government steamer, with the steam letter bearing stamp. The former is a square stamp, 14 inch in diameter, bearing the name of the Ganeral Post Office, the date of the month and year, and the words " ship letter bearing."
The latter is an octagonal stamp of similar dimensions, but with the words " steam letter bearing." Both these stamps must be stamped black.

10. At the several stations where newspapers are published in India, newspaper stamps are provided, with which all newspapers received at such stations for despatch, will be appropriately stamped, whether free, paid or bearing, as the case may be, and the postage paid or due, as the case be, marked on the same either by the stamp or in writing. At offices of delivery, where newspaper stamps may not be provided, newspaper will be marked with the usual office stamp, in like manner as other packets.

11. At General Post Offices will letters or packets required to be defivered at the morning delivery are to be marked with the a westamp in black inkaged those at it a afternoon delivery, with the post of mp in red ink.

Published by order of the Right Honorable the Governor General of India

in Council.

II. 1. PRINSEP, Secretary to Government.

#### NOLICE.

The following list of Post Odec Stations in the Bengal and North Western Provinces, is published for the information of the public

Post Offices subvidingte to the Post Muster General of Fort Williams

Agra Ajme**rs** Cacha ( alcuita Akv tb Calpec Ali thabid, (or Cocl) C 1-la pore Allyous ar, (or Mr , ther ii) ( awn; ore Al corali, (Lumaon) Chumlernagore Anopshuhur Chirra Poor jee Agrah, (or Shahabad) (huta ong Azm Chur Chu iai ( hundpere Backergunge (huprih, (or Sarun) Bad soon, (or Shue-wan) Chatterpore Bir Colgong Barrool Commercully Balasone Contu, (Ililgelee) **Bankoo**rak ( oot hi ch ti Banda Cormic & Darasot Culnah Bareilly Cuincah Barrackpore Cuttack Banyandice Beans Dacca. Bauleab, (or Rajeshaye) Dargeling Beaver Delline Beetbhoum, (or Soory) Deviali Dhoota Dhummow Bushampore, (or Moorshedabad) Dramond Harbour Libaugulpore D DALLPOIS Dinapore Bhooloosh, (or Noscolles) Dum-Dum Bhop sui Bishnauth, (Upper Assem) Etab Bisnore Etawah Bograh Turreed pore Hogwangola Hoolundshuhur Futtyghur, (or Furrackabad I auypore **Signitolly** Bugwah Buidwan Ghazeepore Goorgong Barbee Garrackyore Hurtegbur Cowattatty, (Lower Assam) Bezet Cottalpara

;

Gunlior Gya

Hamestpora Hausei Hauper Hazareebaugh Heerapora Hissar

Hoogly, (or Chinsurah) Hussingabad Huttah

Inchurah Indore

Jubbulpore

Jumalpore

Janai Juangore Jeagunge, (Moorshedabad) Jelistore Jessore Jespore Jorehaut, (or Moghur)

Kamptes Kedgeres Keerpoy Khasgunge Khasalpore Kybouk Phyoo Kishore Sauger Kotah Kuraaul

Landour. (or Diussourse) Lohooghaut, (Almorah) Loedianah Luckeepors

Mahidpore Maldah Maunuhoom Ricerut Midnapore Midnapore Missapore Mosseffernaggur Mosseffernaggur Morafabad Mon, (Bundjacand)

Lucksow

Munnipore Mutte Mymensing Mynpeores

Nagrore
Notchitty
Nesmuch, (Maywar)
Nepaul, (or Khatmandhe)
Nowegong, (Assam)
Nubbeenuggur,
Nudden, (or Kithnagur)
Nujeehabad
Nursogpore, (or Gurrawarra)
Nusseerabad, (or Rajpootus)
Nysaurai

Oodipore Oogein Oogein Ourungabad

Paniput
Patna
Pelibeet
Pertaubghur
Petoraghur
Pooree, (or Juggernauth)
Pubna
Purasah
Puttahaut

Potteries, (or Sirpcornh)

Rajmahal Ramres Rewah Rewarry Rhotuck Rogonautpore Roodrampore Rungpore Raspore

Saharunpera
Sambur
Sandoway
Santeepora
Sarunppora
Sausserum
Sausserum
Sausserum
Sausserum
Santeepora
Santeepora
Santeepora
Santeepora
Sarowis
Shajehangera
Shakadpora
Shakadpora

Sheergootty
Sigoulee
Similah
Soomoondergere
Soorool
Subathoo
Suckeeree Gully
Sultangunge
Sultanpore, (Benara)
Sultanpore, (Onde)

Sumbulpore Surdah Sylhet

Tezpore `
Tipperah, (Commillah)
Tirhoot, (Moozufferpore)
Tumlook
Uumballa

G. ALEXANDER, Offe. P. M. Gent.

Calcutta, Geni. Post Office, the 28th December, 1837.

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# Custom Bouse Regulations.

#### REGULATION IX. or 1810.

Manifests to be entered at the Custom House and sworn to, as soon as the ven-

Registers, cockets, and other credentials to be produced.

Crew lists to be entered and swern to, of all persons who have been on board during the voyage.

No goods to be passed till the above forms have been duly observed.

Every boat load and each single package, to be accompanied by a boat note.

The manifest must be full and true as to all goods and packages imported,—
mader penalties, including refusal of port clearance.

No claim for remission of duty on goods, stated to be damaged or unmerchantable shall be admitted, unless so found at the Custom House;—when, after previous advertisement to the Government Gazette, they must be sold on the wiferf,

and pay duty on gross amount sales.

Rules for wharlage and godown rent may be learnt on personal application to the Head Tide-waiter.

No arms nor military stores to be, imported without the special sanction of Ge-

Certificates from other presidencies to protect goods partially or wholly, from dairy, must be presented at the same time with the application to import; otherwise full duty will be levied here. Such certificates must benefity marks, numbers, mandemasses, on packages; together with quality, quantity amount dairy levied at the other presidency, &c. otherwise they will not be admitted.

All goods for exportation shall be shipped from the Custom House, of with a supplier pass, under penalty of confinestion, as per section 3, regulation III. of

1830.

No claim for drawback shall be admitted, unless the goods have the regularly spaced, and daily entered in sworn export manifest; nor in any case for goods, addpped, after the lause of part clearance.



No Pilot shall allow any goods to be taken on board a vessel which has obtained her port clearance, without seeing a certificate from the Custom House, which document is to be signed by the pilot, and returned to the Collector.

The pilot shall detain the vessels for further orders from the Master Attackent, if any goods, without such certificate, should be taken on board by the commending officer, such goods are to be detained by the Pilot, and shall be liable to consecution, when the Pilot will obtain his proper share of reward. Moreover, goods seized, in the attempt to ship them claudestinely, shall be liable to consecution.

All goods transhipped in port are liable to the prescribed daty for importantous, and if the transaction be regular, may claim drawback. But goods which are transhipped, without due permission first obtained, or ahipped, or attempted to be shipped, on any other resed than that for which they may have been pussed at the Custom House, or without pass, shall be liable to confiscation.

No arms, ammunition, nor military stores shall be shipped without the special sauction of Government.

No vessels can obtain inward clearance until all her import cargo has been duly accounted for.

To protect from imposition such persons as are strangers in Calculta, and where employ natives to transact business for them at this office, it is votified, that for every sum taken, as Government customs or duty, a receipted bill is given under the signature of the Collector, or of his Deputy, or his Covenanted Assistant.

Clearances whether inward or outward, can be given only in regular turn, and it is for commanders or others on their part, to see that their applications be duly a noted, with the date and hon- of receipt by the Supervisors, respectively. Applications for outward clearance, (or export manifests.) cannot be received, unless accompanied by certificate of inward clearance; and, it is required, that such applications be presented, at least three complete days previously to the date on which port clearance is desired, in order that time may be allowed for the adjudgment of export cargoes, though it will be issued earlier if practicable.

No fees are taken for may affidavite awarn in this office, on subject of Custom House business, nor are any fees whatever allowed to be taken by any person belonging to this establishment, whether sitting within the office, or stationed out of doors.

Importers of gunpowder are requested to refer to the notification, by order of the Board of Cu-tonis, dated the 18th, and published in the Government Gazette of 23d January, 1823.

The propercious of dock-yards and the public at large are requested to take notice, that we goods nor packages are allowed to be imported, exported, re-landed re-shipped, transhipped, or removed from vessels to sloops or boats, after shipment, wishout due sanction from this edica; whether the same be listle to, we exempt fram, day. Attention is directed to clause seventh, section 45, to sections 51, 64, 14, 35, 45 and 54, of regulation 13, of 1810; and to section 3 of Regulation 114, at 1830. Alloye clauses 1V. and V. of the Goranment publication of the 28th June, 1824, for conditions of ortain exceptions.

G. J. SIDDONS. Collector See Crafts

#### \* \*A. D. 1883, REGULATION VI.

A REQULATION for rescinding part of Regulation XV. of 1829, and for enacting other rules in the case of goods imported by sea — passed by the Governor General in Council on the 3d June, 1833, corresponding with the 22d Jeyte, 1240, Bengal Era; the 18t Assar, 1240, Fusly; the 23d Jeyte, 1240, Willaity, the 1st Assar, 1890, Sumbut; and the 13th Moherrem, 1249, Higeres.

Proumble.

Whereas, so much of rule contained in clause second, section III. regulation XV. of 1829, as provides, that in cases where goods are taken by the officers of the customs on account of Government under circumstances of a presumed undervalution, an allowance of ten per cent. in addition to the declared value shall be paid to the importer, has been found in its operation prejudicial to the revenue: and, whereas, it has appeared reasonable in all cases in winch goods undervalued shall be so taken on account of Government, that the customs duties payable on the importation thereof shall be levied at the valuation at which the said goods shall have been so taken by Government. The following rules have been passed by and with the sanction of the Honorable Court of Directors and with the approbation of the Honorable the Board of Commissioners for the Affairs of India, to take effect from the date of their promulgation within the provinces subject to this presidency.

Regulation XV., of 1 39 repoints ed, 1 1th the except on of Section II.

II. Regulation XV, of 1829, with the exception of section II. is hereby rescinded.

III. First. The duty leviable according to the schedules annexed to regulation XV. 1825, on goods and merchandize imported by rea shall be levied ad valorem, that is to say, according to the market value at the place and time of importation, except when otherwise specially provided in that or in any other regulation, and the value of all such goods and merchandize shall be stated on the face of the application to clear the same from the Castom Flouse, that may be presented by the importer, consignee or proprietor of such goods, or his known agent or factor, who shall further subjoint to the said application a declaration of the truth of the same in the manner and form following.

Dati ara ton of thine to le appended to he application to elear Goods.

FORM OF APPLICATION TO PASS GOODS.

Tě

To Collector of Sea Customs.

Be pleased to grant a permit to pass into town the undermentioned goods, landed from the colours from

Mumber and Specialism of padings.	minin berg	goods and can- tents of cack	Tutal quality of goods	each class and description of	Total value in Sa. Ha of the Whole of cech cless and was cription of goods	tito cha-
Numbers in words allowith	7.	In detail.		, ,		

do hereby declare that the goods above specified are of the grawth, produce, or manufacture of and that do enter them at the

total value of Sicca Rupees

as witness my hand this

. 96

18

Value Sicca Rupees

Admitted by me

C. D.

Appraiser.

A.B.

Proprieter.

Consignee, ar

Duly authorized to act on behalf al

prietor, importer or consignee, or his known agent or factor, to be signed by and if upon view or examination of such goods, wares or mer- his agent, chandize by the officers of the customs, it shall appear to them that such goods, wares or merchandize, or any portion thereof or any article or articles separately valued as above for assessment of duty, are not or is not valued according to the fair Calcutta market price at the time of such declaration, then it shall be lawful Goods under valufor the collector or other officer or officers of the Customs duly authorized in that behalf to detain such goods, wares or merchandize, or such article or articles, and to cause the same to be lodged in the Government ware-houses, or otherwise secured until the pleasure of the Board of t ustome, or other authority acting with the powers of the Board, shall be known and declared, and it shall be lawful for the said Board or other authority to order the collector to take such goods, wares or merchandize for the use and benefit of the honorable Company at any time within eight days from and sell. the date on which the application of the importer or proprietor may have been made, and the collector or other officer atorsaid shall, in such case, within fifteen days of the same date, pay to the proprietor, importer or consignee of such goods, water or merchandize,

factor. Third. When payment may be so made to the importer or Goods so taken to proprietor of such goods, wares and merchandize, the same shall be said on se-be in full satisfaction for the goods, in the same manner as if such ment. goods, water or merchandize had been transferred by ordinary sale, and the collector, under the direction of the Board of Customs, shall cause the said goods, wares or merchandize to be sold to the best advantage on account of Government.

IV. In all cases in which goods shall be taken and purchased by er on account of Geverament, the duties gazable thereon shall refer to be levied from the proprietor, importer or configer thereof according to the value declared and set forth en the import application.

Second. The above declaration shall be subscribed by the pro-

ed may be detain-

Subject to reference to Buard of Gustoms,

Who may take for the Company

or article or articles so detained and taken for the Company, the Declared value thereof as declared and set forth upon the import application to be paid to Imby such proprietor, importer or consigner, or by his known agent or porter.

# .. The New Cariff.

FORT WILLIAM, LEGISLATIVE DEPARTMENT, 30TH MAY, 1836.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 30th May 1836, is hereby pro-.mulgated for general information :

ACT No. XIV. or 30.

Regulations Im-Goods repenied.

Except as gards the Jumna Frontier Line.

And duties Western Saits.

Import Duties to be levied according to Schoolule A. anuexed.

Export Duties to be collected on Country Goods Goods acrording tokohé. dule B. annexed.

No Goods entered rein as table to duty to he er empled, azeri by order of G Timent.

But the 'ellector pricogers at his 1.

I. It is hereby enacted, that from the first June next, such Transit parts of regulations IX, and X. 1810, regulation XV. 1825, and and Town Duties of any other regulations of the Bengal presidency as prescribe the in the laterant, levy of trausit or inland customs, duties, or of town duties; and and fixing rates and likewise the schedules of duties and provisions of any kind conti-Exper Duty on nued in these or any other regulations for fixing the amount of duty to bedevied upon goods imported into or exported from the said presidency by sea shall be repealed. Provided, however, re- that nothing herein contained shall be construed to prevent the levy of duties at the rates now in force at the Custom Houses and chokies established on the line of the Jumps, or on any frontier line, upon goods crossing that line for import into, or export from the territory of the East India Company by land, nor to affect the regulations in force for imposing and levying duties on salt, the produce of western and central India.

II. And it is hereby enacted, that duties of customs shall be levied on goods imported by sea into Calcutta or into any other place within the province of Bengal and Orissa according to the rates specified in schedule A. annexed to this act, and with the exceptions specified therein, and the said schedule with the notes attached thereto, shall be taken to be a part of this act.

111. And it is hereby further enacted, that duties of customs shall be levied upon country goods exported by sea from any port of Bengal or Orisma according to the rates specified in schedule B. annexed to this act, with the exceptions therein specified, and the said schedule with the Note attached thereto, shall also be taken to be a part of this act.

And it is hereby enacted, that no goods or articles whatsoever entered in either of the said schedules as liable to duty, shall be exempted from the payment of such duty or of any part thereof except under special order from the Governor of Bengal-provided, however, that it swall and may be lawful for the collector of customs or other officer in charge of a Custom House, to pass free of duty, as y pass Bar etheretofore, may baggage in the actual use, at his discretion, and in case of any person applying to have goods passed as such, the callector secung under the orders of the Board of customs, salt and opinio, shall determine whether they be baggage in actual use, or goods subject to duty puder the rules of this act.

V. And it is hereby enacted, that the railes and regulation bow established for the lavy of duties of customs, on goods imported into or exported from Calcutta, and other ports of the presidency of Fort William in Bengal, shall commune to be in force, and shall be observed and applied for the levy of the import and export duging imposed by this act; makes repealed or altered, or repugnant to the provisions thereof...

VI. And it is hereby snacted, that it abalt be hawful for the Piece may be Governor of the presidency of Fort William in Bengal, by an order of Steepal, beyond printed in the Calentia Gazette, to fix a place in any river or part which an intend in Bengal or Orissa, beyond which place it shall not be lawful for bonut remel anot any inward-bound vessel, save and except such thonies and coun- to proceed until a try craft as are referred to in section XXII. of this act to pass until deterred to what the master or commander shall have delivered to the pilot on board to be forwarded. for the purpose of being forwarded by the public dank or otherwise as may be ordered by the Board of Customs, Salt and Opium, a manifest made out in the form prescribed by section 45, regulation 1X, 1810. And it is hereby enacted, that if the manifeat so delivered by the master and commander shall not contain a full and true specification of all the goods imported in the vessel, the master or person in charge thereof shall be liable to a fine of 1,000 Rs.; and may goods or packages that may be found on board responsible for its in excess of the manifest so delivered, or differing in quality or correctness under kind, or in marks and number from the specification contained penatty of Rs. therein, shall be liable to be seized and confiscated, or to be charged Goods in excess or with such increased duties as may be determined by the Board of not corresponding Customs, Salt and Opium, and if any inward-bound vessel shall re- be prized and main outside or below the place so fixed by the Governor of Ben-conferred. ral, the master or commander shall in like manner, deliver to the Pilot so soon as the vessel shall anchor, a manifest as above-pre- in trased duties. acribed; and if any such vessel entering a port for which there is treach thing bea Custom House established shall lie at anchor therein for the low to deliver maspace of twenty-four hours, the master and commander whereof nilests on coming shall neglect to deliver the said manifest to the Pilot on board, he t michor. aball for such neglect, be liable to forfeit the sum of one thousand auchor 24 hours rupees, and no entry or port clearance shall be given for such vassel without reading until the fine is paid.

of remaining at manifests, to # aubject to penalty of 1,000 rupees.

No vessel to nifest have been

VII. And it is hereby enacted, that no vessel shall be allowed to break hulk until the manifest described in the preceding section break bulk unless of this act, another copy thereof to be presented at the time of ap- two rapies of maplying for entry inwards, shall have been received by the Collector received. of Gustoms, and order shall have been given by the said Collector for the discharge of the entry, and the said Collector may further sor the manager of the cargo, and the sau consector may further.

And entry may refuse to give such order if he shall see fit until any port clearances, he refused until cockets, or other papers known to be granted at the places making in the place. from which the vessel is stated to have come, shall likewise be de- ces of departure livered to him.

the Collector of Customs at any port of Bengal or Orima, at the discretion to send one or more officers of Customs on board of any ves- word may ves mel at any time, and the Custom House officers so sent, shall remain To remain so beard of such vessel by day and by night, until the vessel shall board have the port, or until it be otherwise ordered by the Collector of sales. Quetoms.

"IX" And it is hereby quaeted, that noy master or person in charge of such vessel who shall refuse to receive a Custom House house afficer on board when is depicted as above provided, or shall not not took of the state officer switchie shifter and shoping accommodation provided on board, shall be limited to fine, har exceeding the sum of 600 date. rupose for each day, muring which sook officer shift but be received and provided with suitable shelter and accommodation, which fine

Persona Per

shall be adjudged by and at the discretion of the Board of Customs. Salt and Opium at Calcutta, and the vessel by the master or person in charge of which such fine shall have been incurred, shall not be

moved until the same shall be paid.

Collector may ordera vessel to be searched.

Bulkheads to be tion

Anv concealed gouds to be confis. cated.

Resistance refusal of masters punishable

Goods not to be

asharo, and leden

Genda -lasera nded in ordinary

But to be suized on board.

X. And it is hereby enacted, that whenever a collector of customs shall see cause to direct that any vessel shall be searched, he shall issue his warrant or written order for the same, addressed to to the Custom House officer on board, or to any other officer under his authority, and upon production of such order, the officer bearbroken open if not ing it shall be competent to require any cabins, lockers or bulkopened on requisi- heads to be opened in his presence, and if not opened upon his requisition to break the same open, and any goods that may be found concealed, and that shall not be duly accounted for to the satisfaction of the Collector of Customs shall be confiscated, and any master or person in charge of a vessel, who shall resist such officer. or or refuse to allow the vessel to be searched when so ordered by the with Collector of Customs, shall be liable upon conviction for every such and of looproposes, offence to a fine of 1,000 rupees, to be adjudged by any Magistrate or Justice of the Peace of the place.

XI. And it is hereby enacted, that no goods shall be allowed to maded or put on leave any vessel, or to be put on board thereof until entry of the board till entry of vessel shall have been duly made in the Custom House of the port, the ship is duly and order shall have been given for discharge of the cargo thereof as above provided and it shall be the duty of the Custom House officer on board, and of all officers of Customs, to seize as contraband any goods which shall have been removed or put on board of any vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any vessel in contravention of the above provision. And after entry of the ves-Cargo to be sent sel at the Custom House in due form, such part of the cargo as may cutwards accord not be intended and declared for re-exportation in the same vessel ing to existing shall be sent to land. And export cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board goods or merchandize in contravention thereof, the goods of merchandize shall be liable to

seizure and confiscation. X11. Provided, however, and it is hereby enacted, that no feated not to be goods shall be allowed to leave any vessel under the said rules unless the same be duly manifested, and any goods found on board in excess of the manifest, or not corresponding with specification and description therein contained, shall be seized by the Custom House officer on board in order that they may be dealt with as described in section VI of this act; and if goods entered in the manifeat shall not be found on board the vessel, or if the quantity Master to be an found be short and the deficiency be not duly accounted for, swernale that all or if goods sent out of the vessel be not landed at the Custom goods remotiented House, or at such other ghat or place as the Collector of Customs and cut passed. Should be received the customs are the collector of customs and cut passed. the master or commander shall be liable to a penalty not exceeding Under penalty five hundred rupees for every missing or deficient package of unof \$00 vesces for knewn value, and for twice the amount of duty chargeable on the goods deficient and unaccounted for, if capable of being assessed to therewith. Provided, however, that nothing herein contained shall ble be construed to prevent the Collector of Customs from permitting the fare the master or commander of any vessel to amend obvious errors or to apply emissions from accident or inadvertence by farnishing

an amended or supplemental manifest, but the receiving of such .

shall always be discretionary.

XIII. And it is hereby enacted, that any Custom House officer whatsoever who shall demand or accopt any gratuity not authorized by any existing regulation or order of Government in considera- bribes subject to tion of doing, or of omitting to do any act in his official capacity prastly shall forfeit for every such offence the sum of five hundred rupees hundred rupees. and any person who shall offer a bribe to any Custom House officer in order to induce such officer to act in a manner inconsistent with his duty, shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice Persons offering, of the Peace of the town, district or place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the civil jail of the city or district until the fine be paid, or for a period not exceeding six months.

Custom Hause officers toking up authorized from or

Same penalty on

And it is hereby enacted, that when goods shall be saized as contraband and liable to confiscation, the collector of custom Yestient shall investigate the case, and according to his judgment shall either inder a starting. release the goods or adjudge them to confiscation, and whenever he shall declare goods to be confiscated, he shall report his prothe span dectare goods to be command, in a sum by the Board of Board se mark conditions for confirmation and final adjudication by the Board of Board se mark. Customs, Salt and Opinin. Provided however, that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the customs laws.

and ad-

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burthen, and thirty days, exclusive of Sundays and holidays for the discharge of the import cargo of vessels exceeding that burthen, and the said periods shall be calculated from the day of the tide waiter or other Custom House ollicer first going on heard. And if the whole cargo be not discharged by the expiration of the master to pay above stated periods respectively, the master or commander shall charces of tunions And if the whole cargo be not discharged by the expiration of the be charged with the tide waiter's or other officer's wages, and flouse officer. other expenses for any further period that he or they may bedetained on Board. And it the owners, importers or consignees do not bring their goods to land within the periods above fixed, it shall be the duty of the master or commander so to do. And if any goods remain on board after the time fixed as above for the discharge of the import cargo, the collector may order the same to be landed and ware-housed for the security of the duties chargeable, and of any freight and primage and other demands that may be due thereon, giving his receipt to the master for the same. Pro- lector may land vided always, that in all cases it shall be lawful for the collector and wareho or other officer in charge of the Custom House with the consent on the master of the vessels, to cause any packages to her brought on shore and to be deposited in the Government. Warshouse for the

XV. And it is hereby further enacted, that twenty days exclu-Twenty or thirty sive of Sundays and holidays, shall be allowed for the discharge days allowed to of the import cargo of vessels not exceeding six hundred tons cording to tonage.

After which the

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security of the duties and charges thereon, although twenty days And may fand may not have expired from the entry of such vessel; and in case makes before goods so landed and warshaused, or any goods brought to land occurred any vessel be not cleared from the Custom thouse within three goods from the date of landing, it shall be competent to the collector to sell the same on account of the duties, freight, and other charges industried and data thereon.

Purther period of 15 or 30 days for noting anoughous be export.

If the vessel be laid up, Tide-waitthat it is empty.

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When penalty ðja master⊷ The

Gords shipped duty, and

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and garge to be exempt from ife e-pi while in charge of

XVI. And it is hereby enacted, that a further period of fifteen days, Sundays and holidays excluded, shall be allowed for putting on board export cargo if the vessel shall not exceed 1600 tons burthen, and twenty days, if exceeding that burthen, when the lading and unlading thereof shall be continuous, and the master or commander shall in such case not be charged with the wages and expenses of the Custom House officer on board until after the expiration of such addition periods respectively. And if a vessel having discharged its import cargo shall be laid up, the Custom er to search and House officer on board shall be withdrawn so soon as he shall leave, couldying certify that no goods remain on board excepting necessary stores and articles for use, and when a vessel so laid up shall be entered at the Custom House for receipt of exports cargo, a Custom House officer shall be sent on board, and if the said last mentioned officer shall certify that no goods are on board saving as above excepted. 20 and 30 thre twenty days, exclusive of Sundays and holidays as above, shall secondark to ten be allowed from the date of such certificate for the lading outwards lading a vessel of a vessel not exceeding 600 tons, and thirty days for vessel exoutwards after be- cooding that burthen, after which periods respectively the master ing laid up, but and commander shall be charged with the wages and expenses o search and cortifithe Custom House officer on board, to the date of the vessel's sailf is on beard neces. ing from the port.

XVII. And it is hereby enacted, that if any person in charge has been incurred of a vessel shall have become liable to any penalty, fine or demand. on account of any act or omission relating to customs, the colleccollector tor of customs shall be competent, subject to the orders of the may refuse Post for or eustoms shall be competent, subject to the orders of the slearance of the board of customs, salt and opium, to refuse post clearance to vessel till it be such vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any goods passed after Port clear. through the Custom House for shipment, the application for which ance to pay double shall be presented after port clearange shall have been taken out, and 5 per double the prescribed duty shall, in all cases, be levied, and if the goods be free, five per cent, upon the market value shall be levied . thereon,

XIX. And it is hereby enacted, that when a vessel having cleared out from any port shall put back from , tress of whether, or it shall for any damage, or from other cause be necessary that the he care of re-land cargo of a vessel that has cleared outshall be unshipped or relanding for damage, ed. a Custom House officer shall be sent to watch the vessel and to officer to pro- take charge of the cargo during such re-landing or removal from cood on buard to on board; and the goods on board such vessel shall not be allowed to be transhipped or re-exported, free of duty, by reason of the previous settlement of duty at the time of first export, up. less the goods shall be lodged in such place as shall be allowed by the collector of customs, and shall remain while on land, or while on board of any other vessel under special charge of the daty on re export afficers of customs until the time of re-export, and all charges the attending such enstedy shall be borne by the exporter or by the applicant for this advantage. Provided, however, that in all cases of return to port after Port clearance, on account of damage or 3. for stress of weather, it shall be lawful for the owner, or for the we see master and commander to re-enter the vessel and land the cargo. steller when under the rules for the importation of goods and expett duty shall duties and draw in that case be refunded, and the amount paid in drawback be becks are in here reclaimed, and the goods be plained in all respects as before being reclaimed, and the goods be plained in all respects as before being

passed for exportation; and if goods, on account of which draw. And menter to back has been paid be not found on board the vessel, the mester drawback, Goods shall forfeit the entire value thereof, unless he account for them not forther

to the satisfaction of the collector of customs.

XX. And it is hereby enacted, that when goods shall be relanded before the lading of any vessel is complete and port clear port duty after ance has been granted, the duty levied upon such goods shall be returned to the exporter, but no refund shall be made of duty paid on the export of any goods after Port clearance shall have been granted for the viscel on which the goods were exported, except the vessel shall have put back for stress of weather or for damage, and the goods shall have been re-landed under the rule contained in section XIX. of this act,

XXI. And it is hereby further enacted, that vessels owned by natives of Arabia and coming from the posts there, and likewise the vessels of any country or port of Asia not subject to the domi-deemed furgion nion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonies and small craft from the Maldivi and Nicobar Islands as herein under provided, shall be deemed

foreign vessels.

eign vessels.

XXII. And it is hereby enacted, that dhomes country craft, Dessies, &c. to be required to see and other small vessuls, not brought into the port of Calcutta by chor is a parties. pilots, shall be required to anchor and moor to such part of the lar part of the River Houghly-as shall be marked out by the collector of customs, river. with the sanction of the Board of Customs, Salt and Opium, and if moved any such vessel shall anchor or moor in any other part of the river ghat when requirthan as so marked out, and the master or person in the charge ed, 100 ruptes. thereof shall not immediately upon being ordered so to do move his vessel to the place marked out he shall be hable to a fine of 100 rupees, to be adjudged by the collector of customs, and the vessel or any part of its equipment or cargo may be seized and sold in satisfaction of such fine, and good, shall be landed from such vassel and put on board for export according to such rules and at Dhomes, the free such places as shall be prescribed by the collector of customs, and Maldison and NL vessels of this description coming from the Maldives, or from the cobers to be Bri-Nicobar Islands shall be considered as British vessels.

No refund of ex-

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Vessel, its Reulp ment or cargo may cink venesi.

#### SCHEDULE A.

Rates of Duty to be charged on Goods imported by See into any Port of the Presidency of Fort William in Bengal,

No.	Enumeration of Goods.	When Imported on British Bottoms.	
234567	Bultion and Coins, Precieus Stones and Pearls, Grain and Pulse, Horses and other Living Animals, Lee, Coal, Cete, Bricks, Chalk and Stones, Books printed in the United King- dom, or any British Possession.  Foreign Hooks, Marine Stones, the produce or made- facture of the United Kingdom, or of any British Possession,	Ditto,	Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. 3 per cent.

	بالبالثان شبايات فالمستواني ويواني والمارية والمارة والمارة والمارة والمارة			
No.	Ezamination of Goods.	Whe	n Imported on	When Imported on Foreign Bottoms.
- 1	Do. do., the produce or manufacture ? of any other place or country,	6	per cent.,	13 per cent.
ויו	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British Possessiva.	3	per cent.,	6 per cent.
12	Metals, do. do., excepting Tin, the produce or manufacture of any other place,	G	per cent.,	12 per cent.
	British Possession,	10	per ceat.,	20 per cent.
	Woollens, the produce or manufac- ture of the United Kingdom, or any British Possession,	2	per cent.,	4 per cent.
	Do., the produce of any other place or country	4	per cent.,	8 per cent.
	ton, Twist and Yarn, the produce of the United Kingdom, or of any British Possessiou,		per cent.,	
37	Do., the produce of any other place	7	per cent.,	14 per cent.
18	Opium, [	24	Rs. per Seer §	24 Rs. per seer of 80 Tulas. Rs. 3-4 per md. of
	5	0	f 80 Tolas, e	80 Tolas.
19	Salt,	0	f 80 Tolas per	18 tolas per
*0	A1	10	ner cent	100 ner cont
	Alum,	liŏ	per cent.,	20 per cent.
	Cassia,	10	per cent	20 per cent.
	Cloves	110	per cent	20 per cent.
	Coffee		uer cent	115 per cent.
	Coral	10	per cent.,	20 per cent.
	Nutmegs and Mace,	10	per rent.,	20 per cent.
	Pepper,	10	per cent.,	
	Rattans,	71		
	Tea,	110	per cent.,	
	Vermillion,	10	per cent	. 20 per cent.
	Wines and Liquours,	10	per cent.,	. 20 per cent.
32	Spirits, Consolidated Duty, including 2	İ٨	As. per Im- §	
•	Police of Calcutts	1 -	perial gallou,	16 As. per Imperi- al Gallon.
	And the Duty on Spirits shall be rate-	1		I .
	ably encreased as the strength ex-	ł		1
,	cased Landon proof, and when im-	1		t ,
٠.	ported in bottles, five quart bottles	1		1
٠,	shall be deemed equal to the Im-	1		,
فوي	All Articles not included in the above ?	1	_	1
ب	munication,	3	Per cent.,	7 per chest.

And when the Duty is declared to be ad valuation it shall be levied on the market "walue without deduction, and if the collector of customs shall see reason to doubt

whether the goods come from the country from which they are declared to come by the importer, it shall be lawful for the collector of customs to call on the importer to furnish evidence as to the place of manufacture or preduction, and if sinch evidence shall not satisfy the said collector of the truth of the declaration, the goods shall be charged with the highest rate of duty, subject always to an appeal to the Board of Customs. Salt and Onium.

And upon the re-export by sea of goods imported, excepting opium and salt, provided the re-export be unde within two years of the date of import as per Custom House register, and the goods be indentified to the santsfaction of the collector of customs, there shall be retained one eighth of the amount of duty levied and the remainder shall be repaid as drawback. And if goods be in-exported in the same ship without being landed (always excepting opium add salt, in ingard to which the special rules in force shall continue to apply,) there shall be no import duty levied thereon.

#### SCHEDULE B.

Rates of Duty to be charged upon Goods Expected by Sea from any Port or Place in the Presidency of Fort William in Bengal,

the United States of America, or any British Possession, namerica, 7 Ditto, exported to places other than above.  Sugar and Rum exported to the United Kingdom, or to any British Possession.  Ditto, exported to any other place, 1 Anna per bag not exceeding 2 Mds. of 60 Tolas to the Secr. 3 per cent.  Compared to any other place, 1 Anna per bag not exceeding 2 Mds. of 60 Tolas to the Secr. or if exported otherwise than in bags, 1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Secr. or if exported otherwise than in bags, 1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Secr. 3 per cent.  Indigo.  Indigo.  Indigo.  Silk, Raw Filature, 1 Silk, Bengal Wound, 1 Silk, B	No.	Enumeration of Goods.	Esported on British Bottoms.	Faported on Foreign Bottoms.
Blooks printed in India, Ilorses and Living Animals, Opium purchased at Government Sales in Calcutta,  Cotton Wool exported to Europe, the United States of America, or any British Possession, America, Ditto,  Butto,  Butto, Ditto,  Butto, Ditto, Butto, B	1	Bullion and Coin,	Free,	Free.
Itorses and Living Animals,  Opium purchased at Government Sales in Calcuita, Sales in Calcuita, Totton Wood exported to Europe, the United States of America, or any British Possession, America, Sugar and Rum exported to the United Kingdom, or to any British Possessions,  Ditto, Sales in Calcuita, Totton Wood exported to Europe, the United Kingdom, or to any British Possessions,  Ditto, Sales in Calcuita, Total Sales in Calcuita, Sugar and Rum exported to the United Kingdom, or to any British Possessions,  Ditto,  As. 8 per Md. of 80 Total per Seer, To	2	Precina Stones and Pearls,	Ditto,	Ditto.
Ditto.  Ditto.  Ditto.  Ditto.  Ditto.  Ditto.  Ditto.  Ditto.  B As. per Md.  O Ditto.  As. 8 per Md. of 80  Tolas per Seer.  As. 16 per Md.  O Rosession.  Ditto, exported to the United Kingdom, or to any British  Possession.  Ditto, exported to any other place.  Ditto, exported to any other place.  I Anna per bag not exceeding 2 Mds.  O Tolas per Seer.  As. 8 per Md. of 80  Tolas per Seer.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per cent.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per cent.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per cent.  As. 17 per Cent.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Md.  As. 16 per Md.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Cent.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per Cent.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per Cent.  As. 16 per Md.  Of 80 Tolas to the Seer.  As. 16 per Cent.  As. 17 per Md.  Of 80 Tolas to the Seer.  As. 16 per Cent.				
Sales in Calcutta,  Cotton Wool exported to Europe, the United States of America, any British Possession, America, 20 Ditto, exported to places other than above,  Sugar and Rum exported to the United Kingdom, or to any British Possession.  Ditto, exported to any other place,  Ditto, exported to the United States and Pulse of all sorts,  Aper cent.,  Annua per bag not care diterwise than in bags, 1 Annua per hagund,  Correct Green Mid. 80 Tolas the Secr.  As. 16 pr. M.  Annua per bag not to the Secr.  Annua per hagund  Annua per bag not to the Secr.  Annua per hagund  Correct Green Mid. 80 Tolas to the Secr.  Annua per bag not to the Secr.  Annua per bag not to the Secr.  Annua per bag not to the Secr.  Annua per hagund  Annua				
the United States of America, or any British Possession, namerica, 7 Ditto, exported to places other than above.  Sugar and Rum exported to the United Kingdom, or to any British Possession.  Ditto, exported to any other place, 1 Anna per bag not exceeding 2 Mds. of 60 Tolas to the Secr. 3 per cent.  Compared to any other place, 1 Anna per bag not exceeding 2 Mds. of 60 Tolas to the Secr. or if exported otherwise than in bags, 1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Secr. or if exported otherwise than in bags, 1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Secr. 3 per cent.  Indigo.  Indigo.  Indigo.  Silk, Raw Filature, 1 Silk, Bengal Wound, 1 Silk, B	3		Ditto,	Ditto.
any British Possession America, Ditto date, exported to places other than above, Sugar and Rum exported to the United Kingdom, or to any British Possession, Ditto, exported to any other place, Ditto, exported to the United Secr. Ditto, exported to any other place, Ditto, exported to the United Secr. Ditto, exported to any other place, Ditto, exported to the United Secr. Ditto, exported to the Secr. Ditto,	6	Cotton Wool exported to Europe,		& B As. per Md. of
Ditto datto, exported to places other than above.  Sugar and Rum exported to the United Kingdom, or to any British Possessions.  Ditto, exported to any other place.  Anna per bag not exceeding 2 Mds of 60 Tolas to the second of 60 Tolas to the second of 60 Tolas to the second of 80 Tolas to the secon		the United States of America, or	Ditto,	80 Tolas to
than above.  Sugar and Rum exported to the United Kingdom, or to any British Possession.  Ditto, exported to any other place.  Ditto, exported to any other place.  Tree,				
the Seer.  Sugar and Rum exported to the United Kingdom, or to any British Possessions.  Ditto, exported to any other place.  I Anna per bag not exceeding 2 Mrds. of 50 Tolas to the Seer, or if exported otherwise than in bags, 1 Anna per Baund,.  Indigo.	7	Ditto ditto, exported to places other ?		
10 Grain and Pulse of all sorts,  11 Indigogy.  12 Lac Dye and Shell Lac,  13 Silk, Raw Filature,  14 Silk, Bengal Wound,  15 Tobacco,  16 Ditto, exported to any other place,  17 Ditto, exported to any other place,  18 Silk, Bengal Wound,  19 Ditto, exported to any other place,  20 Ditto, exported to any other place,  21 Anna per bag not exaceding 2 Mds. of 60 Tolas to the secure of the contraction of the secure of the contraction of the contraction of the secure of the contraction o	_		Tolus per Seer,	
Possession.  Ditto, exported to any other place.  I Anna per bag not exceeding 2 Mrds. of 60 Tolas to the Secr. or if exported otherwise than in bags. 1 Anna per Maund.  Rupees 3 per Md. of 80 Tolas to the Secr.  Lac Dye and Shell Lac.  Silk, Raw Filature,  Silk, Bengal Wound,  Silk, Bengal Wound,  As. per Ser of 80 Tolas.  As. per Ser of 80 Tolas.  As. per Maund.	8		<b>'</b>	
9 Ditto, exported to any other place, 3 per cent., 6 per cent. 1 Anna per bag not exceeding 2 Mds, of 60 Tolas to the fine of 60 Tolas to the fine of 60 Tolas to the fine bags, 1 Anna per manual. 10 Grain and Pulse of all sorts, 8 Sec., or if exported otherwise than in bags, 1 Anna per Maund, 1 per maund. 11 Indigo 8 Per Mullion of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and of 80 Tolas to the fine bags, 1 and the fine b			Free,	a per cent.
10 Grain and Pulse of all sorts,  11 Indigogation of 80 Tolas to the Secr. or if exported otherwise than in bags, 1 Anna per Blaund,  12 Lac Dye and Shell Lac,  13 Siik, Raw Filature,  14 Siik, Bengal Wound,  15 Tobacco,  16 All Country Articles not anginerated 2 3 per segt.  18 Indigogation of 80 Tolas to the Secr.  19 Country Articles not anginerated 2 3 per segt.  10 Anna per bag not executed to last on the seg.  10 Country Articles not anginerated 2 3 per cent.  2 As. per bag a cross to design and construction of sor or if exports to last to the seg.  2 As. per bag a cross to design and cross to the seg.  2 As. per bag a cross to design and cross to the seg.  2 As. per bag a cross to design and cross to the seg.  3 Anna per bag not exceeded to last of the seg.  4 As. per Maund,  4 As. per Secr of 80 Tolas  5 As. per Secr of 80 Tolas  6 As. per Secr of 80 Tolas  6 As. per Secr of 80 Tolas  7 As. per Maund,  8 As. per Bag a cross to the seg.  8 per cant.	0		2	6 not test
czcceding 2 Mrds. of 60 Tolas to the Secr. or if exports otherwise than in bags, 1 Anna per Maund, Rupees 3 per Md. of 80 Tolas to the in bags, 1 anna per Maund, Rupees 3 per Md. of 80 Tolas to the Secr 3 As. per Secr of 80 Tolas, 3 As. per Secr of 80 Tolas, 3 As. per Secr of 80 Tolas, 4 As. per Secr of 80 Tolas, 5 Tobacco, 4 As. per Maund, 6 As. per Maund, 6 As. per Maund, 6 As. per Maund, 6 As. per Maund, 7 As. per Maund, 8 As. per Maund,	3	Ditto, exported to any other price,		
of 60 Tolas to the Secr. or if export otherwise than in bags, I Anon per Maund.  Rupees 3 per Md. of 80 Tolas to the Secr.  Indigo.  Indig				
Sec., or if exported otherwise than in bags, ½ Anon per maund.  Rupees 3 per Md. of 80 Tolas to the Secr.  Lac Dye and Stell Lac.  Silk, Raw Filature,  Secr., or if exported otherwise than in bags, ½ Anon per maund.  Rupees 3 per Md. of 80 Tolas to the Secr.  4 per cunt.,		1		
ed otherwise than in bags, 1 Anna per Maund,  11 Indigo	10	Grain and Pulse of all sorts		or if exported
per Maund, per maund. Rupees 3 per Md of 80 Tolas to the Seer.  12 Lac Dye and Shell Lac, per cunt, 8 per cent.  13 Silk, Raw Filature, 80 Tolas, 7 As. per Seer of 80 Tolas, 60			ed otherwise than	otherwise than
Rupees 3 per Md. of 80 Tolas to the Seer.  12 Lec Dye and Shell Lac, 4 per cunt., 8 per cent.  13 Silk, Raw Filature, 53 A* per Seer of 80 Tolas, 6 As. per Ser of 80 Tolas, 6 As. per Ser of 80 Tolas, 8 As. per Ser of 80 Tolas, 6 As. per Maund, 8 As. per Maund, 8 As. per Maund, 16 All Country Articles not angmentated 3 per cent.		i	in bags, 1 Anna	
of 80 Tolas to the Seer.  12 Lac Dye and Stell Lac.  13 Siik, Raw Filature.  14 Siik, Bengal Wound,  15 Tobacco.  16 All Country Articles not anginerated 2 3 per cent.  17 Sind Country Articles and anginerated 3 per cent.  18 Sind Tolas to the Seer.  4 As per Seer of 80 Tolas.  19 Tolas to the Seer.  8 per cent.  8 per cent.  8 per cent.  9 of 80 Tolas  10 As per Seer of 80  10 Tolas  10 As per Seer of 80  10 Tolas  11 Siik, Bengal Wound,  12 As per Maund,  13 As per Maund,  14 Sind Country Articles not anginerated 2 3 per cent  15 Tobacco  16 All Country Articles not anginerated 2 3 per cent  17 Sind Tolas to the Seer.  8 per cent.		1 ,		
12 Lac Dye and Stell Lac,		1		Ra, 6 per Mil.
12 Lac Dye and Stell Lac, 4 per cunt. 8 per cent.  13 Silk, Raw Filature, 5 As. per Seer of 80 Tolas, 6 As. per Silk, Bengal Wound, 5 Tolas, 6 As. per Silk, Bengal Wound, 6 As. per Silk, Bengal Wound, 6 Silk, Bengal Woun	3 }	Indigo		
13 Silk, Raw Filature,		J		1
13 Silk, Raw Filature, Sof 80 Tolas, Sof 80	12	Lac Dye and Shell Lac,		1 _ 1
14 Silk, Bengal Wound,	13	Silk, Raw Filature,		
14 Silk, Bengel Wound,		1		
16 All Country Articles not anymetated 2 3 per cent.	14	Silk, Bengal Wound,		of 80 Talas.
16 All Country Articles not enumerated 2 3 per cent.	t,	Tobacco.		8 As. per My.
Or pargou above,, 229, 9	- (	or named above,	a ber cent.	a hot centr

And when the duty is decleared to be ad valorem, the same shall be levied on the market value of the article at the place of export, without deduction.

And the settling for the duties on exports by sea, credit shall be given for pay-ment of inland customs duty, and drawback shall be allowed of any excess of duty paid upon production of ruwannas under the following conditions, until the 1st April, 1837 :

Frist That the goods shall be identified, and destination to the port of export

proved in the usual manner.

Second - That the ruwards shall beer dute before the 1st April, 1836, and the Goods shall not have been protected thereby, or by the original thereof more than two years.

And after the said 1st April, 1837, credit shall not be given, nor shall drawback be allowed of any inland customs or land frontier duty, paid at any Custom House or chokee of the jumna frontier line, or of Benarce, except only upon the article of cotton wool, covered by ruwannus taken out at the Custom Houses of the Western Provinces, and proved to have been destined for export by sea when passed of those provinces.

FORT WILLIAM, GINGRAL DEPARTMENT, THE 30TH MAY, 1836.

Under the powers conferred by the 6th Section of the act No XIV. of this year. the Governor of Bengal has fixed the station of Kedgeree, in the river Hoogly, as the place beyond which no vessel, inward bound, shall pass, until the master and Communier shall have de al a manifest of the cargo and goods laden therein drawn up in the form pre-cribed by section 45, regulation IX, 1810, to the pilot on Board, in order that it may be forwarded to Calcutta in such manner may be ordered by the Marine Board.

II. T. PRINSEP, Secy. to Govt.

# Passage of Servants.

Mistakes having occurred on the part of individuals applying to Government for permission for servants to proceed on board ship, with respect to the description of such servants, the Governor General in Council is pleased to direct, that all persons applying to Government to authorize the reception of any servant on board ship, shall distinctly specify in their application, after careful inquiry, the country to which such servant may belong.

His Excellency in Council is also pleased to direct, that extracts from former orders of the Honorable the Court of Directors, relative to servants proceeding on

board ship, be now re-published for general information.

Extract from a public general letter from the Hanorable the Court of Directors

dated the 19th August, 1807.

4th ... " We have resolved, that in future, previous to any black servant, or the wife of any non-commissioned officers or private, either in his Majesty's or the Company's service, being allowed to come to England, in attendance upon passengers on board any ship whatever, a deposit of £100 instead of £50, as heretofore be made in the Company's treasury, at your presidency."

Ribract from Paragraph 17 of a public general letter from the Honorable the Court

of Directors, duted the 11th of Junuary, 1809.

We think it necessary here to state, that in giving these directions, it was out intention, that the deposit should be made, not only for the return of natives of India, but for that of black servants in general; and we, therefore, now direct, that the prescribed deposit shall be made, for the return of all servants who may be natives of any parts of Asia or Africa, or other comperies whatever, continents, or islands, which are situated within the limits of the Company's exclusive trade."

Extract from a public general letter from the Honorable the Court of Directors, dated the 22d July, 1814.

69th.—"We however, direct, that in future, upon permission being given for any female European servants to proceed to Europe, the deposit ordered by our general letter of the 19th August, 1817, be made previous to the order for the person to be received on board being delivered, and that it be particularly expressed in the order, whether the female servant is the wife of a Non-commissioned officer or private in His Majesty's or Company's service; if so, to what regiment or corps the husband belongs, and whether it is the woman's intention to apply for leave to return to India.

Extract from a public general letter from the Honorable the Court of Directors, dated the 7th of January, 1620.

4.—" We have of late received various applications from the wives of soldiers, in the Company's service, who have come to England in attendance on passengers, during the voyage, to be granted a passage back of India, at the Company's exp. ace.

These persons have no claim whatever upon the Company, and we have resolved not to accode to such appir atoms under any cocumistances. We therefore, desire, that you will make our determination, in this respect, public, in order that females coming home in the service of individuals, may be awire, that they cannot entertain any expectation of being returned to Ind a at the Company's expence."

By command of the Excellency the Most Noble the Governor General in

Council,

C. LUSHINGTON, Acig. Chief Sec. to Gout.

Fort William General Department, May 3, 1822.

#### PASSENGER'S BAGGAGE.

Considerable misapprehension prevailing as to what articles are comprized in the term "happage in use," and so catalled to free duty. It is hereby declared that the term applies solely to wearing apparel, second-hand, or in use, cabia forniture and triffing personal property, all in use and a companying the proprietor.

The Tule-watter on board early vessel after samelying himself by inspection, that

baggage as above defined has been in use, will pass direct from the ship.

Fresh milinery, an intercy, musical instruments, guns, pistols, carriages, wines, spirits, plate, kissa, crockery, &c. not used, [sitho for personal use and not brought for sale] are habite to duty; all pickages containing such articles as well as all closed packages whatever, the contents may be stated to be, must be sent to the Custom House, at the expense of the proprietor for examination and levy of duty, unless the proprietor can produce to the Tide-water, a Custom House permit or pass, particularly specifying such packages.

Passangers whose bargage may have neen forwarded to the Costom House, are requested to apply in matting to the collector of customs at the Custom House for a period; such applications should contain the number of packages, and the con-

tents and value of each.

Personal applications cannot be attended to.

By order of the Board of Customs, ...

R. WALKER, Actg. Collr. Goot. Custome.

Calcutta Custom House Wield December 1836.

N. B. The above applies solely to the baggage of passengers arriving from beyond sea. In passing the baggage of passengers to a ship leaving the port, the the Tide-waiter in board will exercise greater discretion and pass all wearing appeared new or old, furniture and personal property in use and stores, such as wines, spirits, tes, segar and biscuits; in short, all edible and drinkable articles, for the consumption of a passenger ou board ship.

Norree—Commanders of vessels being in the hobit of inserting at the bottom of their manifests "surplus stones may be landed if required, and subsequently importing large quantities of wines, spirits, hams, cheeses and other edib le articles, and calming exemption from the ponalties pre-cribed by Section 6th, of the Act for goods unmanifested, on the ground, that such importations are comprehended in the manifest under the term surplus stones.—Notice is hereby given, that in future all goods of the above description, landed in excess of the quantity stated in the victualing bill, will be considered inerchandize unmanifested, and be subjected to double duty or confiscation under the above section, as the Board of Customs may be pleased to direct.

By order of the Board of Customs,

R. WALKER, Actg. Collr. Govt. Customs.

Calcutta Custom-House the 2d December 1836,

# Bengal Gobernment Securities.

NEW FIVE PER CENT. TRANSFER REMITTABLE LOAN, NOT PAY-ABLE BEFORE 22b APRIL, 1854, OPENED 13th OCTOBER, 1834, NOTES TO BE PATED 31st DECEMBER, 1834.

Sub-Treasurers at Fort William, Fort St. George and Bombay are authorized to receive from and after 15th October 1834, any six per cent, promissory notes of 30th June, 1822, that may be tendered for a transfer, into this loan. A bonus or premium of 5 per cent. will be granted on all transfers, i. e. to sav, for every note surrendered for transfer a new note will be issued for a principal sum exceeding the principal sum of the note surrendered in the proportion of 105 for every 100 sieca rupees, and the note so issued in exchange will bear interest at 5 per cent. per annum, from 31st December, 1834, which will be its date. Interest will be paid half yearly, viz. on 30th June and 31st December of each year. Transfers to this loan receivable up to the 15th February 1835 and not after. Proprietors of notes transferred shall receive interest thereon up to the 31st December, 1834, at six per cent. the same as if the transfer had not been made, and with a like privilege to Proprietors resident in Europe to receive said interest in cash or by bill at one year's date at 2s. 1d. per sicca rupee. After 31st December, 1834, interest will be paid at 5 per cent., and all demands on account of the notes surrendered, shall The notes Nos. 1 to 887 of the 6 per cent. loan of 30th June, 1822, advertised for payment on the 9th May, 1834, also receivable on same conditions. Promissory notes of this new five per cent, transfer loan will be registered and numbered in the order of applications made for promissory notes in exchange, i. e. torsay, in the order in which notice of transfer shall be received in the office of Agcountrat General at Calcutta :- The accounts of this loan to be closed on 15th February, 1834, and when payment is to be made, in case all the numbers are not to be paid off at once, those of the highest numbers will come first in course of payment, Proprietors in Europe of 5 per cent. Transfer loans will have their notes registered in Europe of 5 per cent. Transfer loans will have their notes registered in the Auditor's Office at the East India House in London, so as to admit of sales in England without previous reference, and the employment of Agents. to effect the transferm India. Notes registered in England, interest payable to England only, at periods when the bill for the same would become due, supposing interest payable in India by the terms of the notes to have been taken is bills. In It is transfer 5 per cent. Ioan not to be paid off before 22d April, 1854, and not until 15 months previous notice. Principal receivable at the option of preprietor either in cash at the General Treasury at Calcutta; or in bill on London at 12 months date at 27, 1d, per sinca rupee, the Court of Directors having option to postpone payment of such bills 1, 2 or 3 years, paying interest at 5 per cent, for the period of such postponement. Notice of payment to be published in the Calcutts Garetts, which notice to be considered equivalent to tender of payment. Interest on this loan to be paid in each to residents in India, proprietors in Europe to have bills at one year's date at 27, 1d, per sinca rupee, proprietors at Madras and Hambay may receive interest on application at those presidencies at 106.8 per 100 Calcutta sinca rupees. Accommand at these presidencies at 106.8 per 100 Calcutta sinca rupees, at his option, notes of this loan may be consolidated or divided, but if consolidated, the highest number of notes consolidated will be the Registry No.

#### BENGAL BOOK DEBT

Or 31st December, 1834,

Consists of tenders of five per cent. transfer loan of the 31st December, 1834, and

BOOK DEBT OF THE 10rd AUGUST, 1835,

Consists of transfers from nos. 1 to 887, of the six per cent. remittable lean of 1822-23, and

BOOK DEDT OF THE 15m JANUARY, 1836,

Consists of transfers from Nos. 888 to 3478, of the six per cent. remittable loan of 1822-23, under the provisions of the orders of Government in the Financial Department of 17th June, 1835, inserted below.

Interest on the above three book debts is payable half-yearly, at five per cent.

ner annum.

Holders of promissory notes of the five per cent. transfer loan, dated 31st December, 1831, and of the Bengal ramittable six per cent. loan of 1822-23 as may have transferred to the book debts; receive in lieu of the promissory note surrendered stock receipt of the following form:—

#### FORT WILLIAM.

#### STOCK RECEIPT.

Registered as No.—of 21st December, 1834-35. or of 10th August, 1835-36. or of 16th January, 1835-36.

Accountant General's Office.

Secretary.

Aces Gent.

#### FORT WILLIAM, FINANCIAL I) COARTMENT, THE 17TH JUNE, 183.5

Notice is hereby given, that the Honorable the Court of Directors having, in an advertisement, dated Fast India Llouse, the 17th of September, 1834, notified to proprietors of Bengal six per cent. remittable paper, resident to Europe, who had made known, or might make known before the 1st of December following, at the Auditor's office in the India House, their wish to transfer their notes of that loan into the new five per cent. transfer loar, under the conditions specified in the Court's advertisement of the 14th May, 1834, that the property in the new loan would be held in the form of stock instead of promissory notes; that stock receipts would be granted in Bengal to the respective proprietors or their agents, in the exchange for the promissory notes transferred; and that the new stock would be transferable at the place of registry, in books to be kept for that purpose in London and in ladia; in pursuance of that notification and the orders of the Honorable Court the Sub-Treasurer at Fort William is authorized to receive any of the six per cent, promissory notes of this Government, bearing date the 30th June, 1822, that may be tendered for transfer into the new five per cent. loan, the falfilment of the intention of the proprietors signified at the India House under the advertisement of the 17th of September last, and to grant stock receipts to the respective proprietors, or their agents, in change for the promissory notes transferred.

2. A bonus of premium of 5 per cent, will be granted on all transfers made under this advertisement, that is to say, for every note surrendered for transfer, statock receipt will be granted for a principal sum exceeding the principal sum of the notes surrendered, in the proportion of 105 for every 100 sieca rupees; and the stock receipt will bear interest at the rate of 5 per cent, per annum, payable, if the proportions are resident in India, in cash at the place of registry, and, if resident in Europe, at their option, either in cash in India, or by bills on the Court at twolve months date at 2s. 1d. the sieca rupee.

3. The transfers under this advertisement mill take effect only at the period when the notes to be transferred shall fail to be discharged, according to the notices, published from the Financial Department under the dates respectively of the 9th

May and 13th October, 1834.

4. The property of the new loan here advertized is to be transferable only in books to be kept in Bengal, at Madrae, at Bombay, and in London, and not by endormment of stock receipts, on the face of which it is to be declared that they are not transferable. Proprietors of stock receipts will be entitled to the option of transferring from the books of Bengal to those of either Madrae, frombay or London. Having availed themselves of that option, the property caunot again be registered in Bengal, or at either of the other places, unless upon transfer effected at the place at which they may have chosen to register it.

5. After transfer has been made to London, the interest payable on the stock of transferred will be issued in England at the same periods as when the bills would have become due, had the remittance of interest been previously received by bills under the option allowed in the second article of the present notice.

6. It is hereby declared and stipulated, that no part of the transfer five per cant. loan opened by this advertisement, shall be paid off before the 22d April, 1855, and whenever it shall be re-deemed, a previous notice of fifteen months shall be given by public advertisement, which notice may be issued at any time after. 1852 25st of January, 1853. Payment shall then be made at the option of the cre-driver, either in cash in India, or by bills upon the Court at twelve months date, and at 2s. 1d. the succa rupes; with power to the Court to postpone payment of those bills for one, two, or three years, upon allowing interest at five per cent. Per anaum for the period of the postponement. The notice of payment duly advertized as above, and published in the Government Genetic of Calcutta, shall be the stipulated as acquivelent to a tender of payment on the date advertized for discipling, and all interest will cease from that day.

7. Proprietors who shall transfer to the books of Madras and Bombay, will be entitled to receive interest at the exchange of one hundred and six and a half Madras and Bombay rupees, for one hundred Calcutta acca rupees, from the

General Treasuries of those presidencies respectively.

8. The Accountant General of the Supreme Government may, on the application of proprietors of stock registered in the books of Bengal, and for their convenience, make the interest of such stock payable at any other treasuries of usus under the Bengal or Agra presidencies; but proprietors shall not be entitled to claim this accommodation if the Accountant General should think proper to refuse it.

9. Stock of the five per cent, transfer loan opened by this advertisement, may be consolulated and divided at the pleasure of the proprietors in the books in which

it is registered.

10. Proprietors of six per cent, remittable paper who may transfer into the five per cent. loan now advertized, shall not be subjected on this operation to the

fees prescribed in the regulations for the Government agency.

- 11. Proprietors of the five per cent, transfer notes issued under the advertisement of this Department, hearing date the 13th October last, or their authorized agents, will be permitted to transfer their property into the book debt loan. For this purpose a period of four months will be allowed to the holders of five per cent, promissory notes or their agents, and it is hereby notified, that during the same period fresh transfers will be allowed to the book debt by holders of six per cent, remittable paper.
  - 12. Forms of stock receipt will be published in a future notice.

Published by order of the Hon'ble the Governor General of Indiain Council,

G. A. BUSBHY, Socy, to Cont.

#### Fort William, Financial Department, the 17th June, 1835. 🦽

Notice is hereby given, that proprietors, resident in Europe, of six per cant, remutable paper, or of five per cent. transfer notes, authorized in the advertisement of the present date to be received in transfer to the book debt lean, whose instructions to their agents take no provision for that event, will be allowed a conditional transfer into the book debt loan. In respect to six per cent, notes, it will be optional with the proprietors to confirm the transfer, or to receive payment according to the notices published from this department, bearing date respectively the 9th of May, and the 13th of October, 1834; provided, however that no notice distribution a transfer will be accepted as valid after fifteen months from the date. The same period is granted to absente proprietors of five per cent, transfer notes, for disallowing the act of their agents in transferring such notes to the book debt loan.

Published by order of the Hon'ble the Governor General of India in Council,
G. A BUSBHY, Secy, to Goot.

# FIRST FIVE PER CENT. LOAN OF 1882-33.

Discharged in cash at General Pressury. Proprieters, however, whe are residents in Europe, and have made no provision in this country for the receipt of principal, are allowed the indulgence of a treasury note at 5 per cent. for one year.

#### FOUR PER CENT. LOAN OF 1824-25.

The notes of this loan are nearly all transferred to the second are per cont. June, and no further transfers are now admitted.

#### SECOND FIVE PER CENT, LOAN OF 1825-26.

Under the Government advertisement of the 19th May, 1822, subscriptions to this loan are received, half in cash and half in four per cent. promissory notes, in treasury notes outstanding at this presidency, are also received at par, in subscription to this loan. The interest is payable quarterly, in cash, by bills on the Honorable the Court of Directors, at the exchange of two shillings the Calcutta sizes rupes, payable 12 months after date, until orders from the Court to the contrary. No bill on the Court of Directors shall be demanded for a less sum than 250 Calcutta sizes rupess, or 25 pounds sterling.

Agreeably to the Government advertisements, under date the 18th August, 1825, and 8th June, 1826, audited bills of salary, and all authorized demands, are received in subscription to the above loan. No further subscriptions are received to this loan. From No. 1 to 250 paid off 2d July, 1832; from 251 to 720 paid off

8th November, 1833; from 721 to 1150 paid off 20th March, 1834.

#### SECOND FOUR PERCENT, LOAN OF 1828-29.

Opened on the 3d of July, 1828. Subscriptions to this loan are received for sums, in even hundreds, of Calcutta sieca rupess. The conditions of this loan are the same as those of the 18th August, 1825, save in respect to the rate of interest Provided also, that the interest shall be paid in cash only, and not in bills on the Hon'bie the Court of Directors; no further subscriptions are received to this lean.

#### THIRD FIVE PER CENT. LOAN OF 1829-30.

Opened on the 15th of January, 1838. Subscriptions to this loan were received in sums of even hundreds of Calcutta sieca supees. The conditions of this loan are the same as those of the 5 per cent, loan of the 18th August, 1825; but the interest will be paid in each only, and not in bills on the Houble the Court of Directors.

The holders of 4 per cent, promissory notes, issued under the advertisement of the 3d July, 1828, are hereby informed, that subscriptions to the above loan will be received, half in each, and half in the said promissory notes; further subscriptions are received to this loan, and no portion has been yet ordered for payment.

#### THIRD FOUR PER CENT, LOAN OF JUNE 7, 1831.

Promissory notes of which are dated 1st May, 1832, closed on the 31st October, 1835, and in hea of it, a fourth four per cent loan has been opened by advertisement, dated 16th September, 1835, in Company's rupees inserted below, under the same provisions and conditions of this loan.

Proprietors of papers of this loan receive interest half-yearly, viz. on the lat May and lat November of each year, and such as are bone fide residents in Europe have the option to receive through their representatives in India interest by bills on the

H. C. of Directors at the exchange of ls. 11d. per sicca rupee.

# FOURTH FOUR PER CENT. LOAN OF SEPTEMBER 16, 1835, In Company's rupees, promissory notes dated 31st Murch, 1836.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 16TH SEPTEMBER, 1835.

Notice is hereby given, that the Sub-Treasurers at Fort William, Fort St. George, and Bombay, the several Residents at Native Courts, and several Collectors of

Land Revenue under those presidencies, as well as the Collectors under the figure Government, have been authorized to receive, until further orders, any sums of money, in even hundreds, of not less than 500, of Company's rupees, which may be tendered on loan to the East India Company, at an interest of 4 per cent, per annum,

subject to the provisions herein-after specified.

2. Audited bills for arrears of salary, whether the same shall have been advartised for payment or not, will be received in lieu of cash subscription without any deduction. Bills of Exchange on the public treasuries will also be received in subscription to this loan, with a deduction at the late of 4 per cent, per annum, for the period they may have to run. Treasury notes and all authorized public demands will be received as cash at par

3. The Pay Masters of the army under the several presidencies are also authorized to any transfer any demand which may be payable by them respectively to this loan, and to grant drafts at the presidencies of Fott William, Fort Sr. George, and Agra for the amount, in the usual manner, on the Ascountant General; and at the presidency of Bombay, on the Military Pay Master General, which drafts shall be received by the several officers above on though, in payment of subscriptions, on

being tendered to them for that purpose.

4. Furruckabad, Lucknow, Madras and Bombay rupees will be received where respectively current at par with the company's rupees, in which last-mentioned currency all acknowledgments for the receipt of money into this loan shall be gas pressed, and Calcutta secur rupees, where this rupee is current will be received at the rate of 15 security per the Company's rupees. Interest when paid in these rupees will be issued at the rates interested thy specified.

5. The several public officers authorized to receive subscriptions into this loan will grant acknowledgments in the following form, for all sums received by them

respectively.

"I hereby acknowledge that A B, has this day paid into the East India Company's Treasury the sum of Company's rapees

for which he is entitled to receive a promissory note, bearing interest from the (31st March or 30th September next ensuing of the year in which the subscription may be received, as the case may be) of the tenor and subject to the conditions specified in the advertisement published in the Calcutta Gazette of the 3d of October, 1835, and intermediately, the same interest from the date of this acknowledgment to the (31st March or 30th September of the year of subscription as above.)

6. The Deputy Accountant-General at Fort Wilnum will, on the said acknowledgments being delivered to him, forthwith cause to be prepared and issued to the parties entitled thereto promisory notes under the signature of the Secretary to the

Covernment of Ind an the following form :-

PORC WILLIAM, THE Blor MARCH, 1836.

"Promissory note at 4 per cent. for Company's rupees.

"The Governor-General of India in Council does hereby acknowledge to have received from A. B the sum of Company's rupees as a bean to the Last India Company, and does hereby promise for and on behalf of the said company, to re-pay the said loan, by paying the said sum of Company's rupees to the said A. B., his executors or administrators, or his or their order, on demand, at the General Treasury of Fort William, after the expiration of three months' notice of payment to be given by the Governor-General of India in Council in the Calcutto Gazette, and to pay the interest actring on the said sum of Company's rupees at the rate of four per cent, per annum, by half yearly payment at the General Treasury of Fort William, to the said A. B., his executors or administrators, until the expiration of three months after such notice of payment as aforesaid, when the

emount of interest due will be payable with the principal, and (such notice being considered as equivalent to a tender of payment at the period appointed for the ducharge of the note), all further interest shall cease.

" Signed by the authority of the Governor General of India in Council."

Accountant-General's Office, Registered as No. of . . .

Secretary to the Government.

7. The several officers authorized to receive subscriptions, will, on application from the holders of acknowledgments, transmit them (free of every expence whatever) to the Accountant-General in Bengal, to be exchanged for promissory notes bearing interest from the 31st March or 30th September next ensning, after the date of subscription. The interest accruing on the broken period of the half year, that may intervene between the date of subscription and the 31st March or 30th September next ensuing, as the case may be, will be paid up at the time of granting the acknowledgment.

8. Proprietors of notes who may require the interest to be paid at the General Treasury of Fort St. George, shall be entitled to receive it accordingly, provided they previously notify their wish to the Accountant-General at Fort William, and present the notes to him to have an order for the payment of interest at the said treasury, written on the lace of them under the signature of the said officer, or that of the Deputy Accountant-General. And after such order shall on the explication of the proprietor, be inscribed on any note, the interest shall be payable only from the said treasury, unless the proprietor shall present the note with an application for the purpose of transferring the payment to Bengal, to the Accountant-General at For. St. George, who, on such application being so made, will cancel the said order by a writing inscribed as a foresaid, under signature of himself or his Deputy. A similar course will be followed, mutatis mutandis, in the

9. The proprietors of acknowledgements who may desire to have the interest of the promissory notes to be assued in exchange thereof, to be made numediately payable at Madias or Bombay, must express their desire to that effect on the face of acknowledgments before transmitting them to the Accountant-General at Fort William, who will make the interest payable accordingly in the manner and sub-

case of proprietors of notes who may desire to have the interest thereof paid at the

ject to the conditions above-stated.

General Treasury of Bombay.

10. The promissory notes of this loan shall not be renewed or sub-divided except by the Accountant-General. But the Accountants-General at Fort St. George and Bombay will on application of the proprietors of such notes, and the payment of the established fees, transmit them to the Accountant-General in Bengal for the purpose of being renewed or sub-divided free of all further expense. In other respects, the practice and sules heretofore in use in regard to the renewal and sub-division of

, promissory notes, will be adhered to.

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11. The said notes shall be advertised for payment in the inverse order in which they shall have been placed upon the General Register; that is to say, the notes last brought on the register shall be first liable to be discharged. But all notes advertised at the same time for payment shall become payable on demand, without regard to priority, at the expiration of the notice. Government shall also be at liberty to advertise other notes for payment without waiting for the expiration of gending notices, and to discharge the notes so subsequently advertised at the expiration of the notice relating to them, notwithtsanding the holders of notes comprized in prior advertisements may have omitted by themselves, or their attornies duly authorized, to apply for payment.

. Published by order of the Honorable the Governor General of India in Council,

#### FEES.

1. A fee of a rupee is paid on the renewal and consolidation of all Government promissory notes,

2. On the sub-division of any of the public securities, a fee of one rupoe is

levied on each note taken out by the party applying for the sub-division.

3. For each bill of exchange, drawn on a Provincial Treasure, a fee is levied in proportion to the amount, according to the same rates, which are established above, in clause 2, for the assessment of tees on the renewal of promisery notes.

# Bublic Agency.

#### FORT WILLIAM, PUBLIC DEPARTMENT, DECEMBER 31, 1810.

The following Regulations having been adopted by the Governor General in Council, under the authority and direction of the Honorable Court of Directors,

they are now published for general information :--

2d. The Governor General in Council has been pleased to authorize to Government Agent for the time being, to act under the responsibility to the Honorable Company, as Agent for the purpose herein-after mentioned of the public creditors of this Government, whether resisting in Europe or els-where.

3d. The officer abstementioned is authorized to receive charge of, and to grant receipts in duplicate for any obligation or loan, acknowledgments of this fovernment, which the proprietor may wish to deposit with them. No note is to be received in deposit, which shall not appear to be made out in the name of, or be regularly indorsed to, the person deposing it. Persons destring to deposit their Government securities shall make their application to the Government Agent in the form hereunto subjoined, No. 1; and the receipt of that officer will be given in the form No. 2.

4th. The officer abovementioned will receive the interest on any Government paper which may be deposited with him ; and will, seconding to the insuluctions of the proprietor, remit the amount, either to Lugland in bills to be drawn on the Honorable Court of Directors, if the same shall be payable in such bills by the terms of the loan, or to the presidencies of Fort St. George or Bombay, by drafts on the public treasuries of those presidencies, or to any of the stations subordinate to this presidency, by disatts on the Collectors, or on the Residents at Debli or Lucknow, according to the rates of exchange at which Government may draw at the time; or they will pay the amount, at the presidency to any person nominated by the Proprietor to receive such payment. The instructions as to the manner in which the interest is to be paid, must be made out according to the forms hereunto subinined. Nos. 3, 4 and 5, which are adapted to the several cases above-specified The proprietors will be at liberty to substitute one of these modes of receiving the interest for the other, as often as he shall thing ht; provided, that the fresh instructions be delivered at the Treasury one month before the day on which the interest falls due. Persons having more notes than one in deposit may give separate instruction regarding the interest on each note, but the whole of the interest on each note must be received in the same manuer, and at the same time.

5th. When the principal of any Government paper so deposited shaff become payable, the abovementioned officer will, according to the instructions of the Propietors, either pay the amount, with interest due upon it to such person as shall be appointed to receive the payment, or he will re-invest it in any other loan to which it may be subscribable at the time or in the purchase of other obligations or loan acknowledgments of this Government in the market, at the current price

of the day.

The instructions for these purposes must be made out according to the forms hereunto subjoined, Nos. 6, 7, and 8, which are adapted to the three several cases above specified. The proprietor may at any time substitute one of these modes of disposing of the principal for the other, provided that the fresh instructions be delivered at the Treasury one month before the day on which the principal falls due. Persons having more notes than one in deposit, may give separate instructions regarding each note; but the whole amount of cach oto must be disposed of in the same manner, and at the same time.

6th. If any loss he opened by the Government of Fort William, into which the paper deposited may be receivable, the other abovementioned is authorized to subscribe the paper so deposited to such loans, upon receiving the instructions of the proprietors for that purpose, although the notes may not be in course of payment; instructions for this purpose must be made out according to the form No. 9.

7th. The officer above mentioned is authorized to receive remittances, in Government bills only, from individuals desiring to purchase the public securities for deposit with them, (provided, such bills shall be payable at the General Treasury, or Presidency Pay Office.) and to invest the amount, according to the instructions of the proprietor in the Government scratifies either by subscribing the amount to any loan which may be agen for the receipt of cash, or by purchase in the market at the current price of the day : instructions for this purpose shall be made out according to the forms became o subjoined, Nos. 10 and 11.

The officer abovemy minuted is further arthorized to invest the amount of interest due on paper deposi ad with han in the Government securities, in either of the modes mentioned in the last clause, upon receiving the proprietor's instructions for that purpose : such instructions must be made out in the form hereunto

subjoined, No. 12.

9th. The same officer is further authorized at any time, on receiving proper authority and instructions from the proprietor for that purpose, to endorse, to any one or more notes deposited with him, as attorney of the owner to such person as he shall direct, or to sell the same on the owner's occount at the current price of the day, and to pay over the proceedings in each at the treasury to such person as the proprietor may appoint to receive the same. Any fees, which may have become due according to the rates herein-after prescribed sipon the paper required to be indorsed, are to be paid before the judos-ement is made, or in case of the sale of the paper, the fees shall be deducted from the amount proceeds before it is part over. The power of attorney to indorse or to sell, must be made out according to the from No. 13, the directions to induce according to the form No. 14; and the direction to sell, and the order to pay, according to the form No. 15.

10th. If Government should at any future period grant a remittance of the principal of any paper deposited under the terms of this advertisement, the officer abovementioned will remit the principal upon receiving instructions from the properitor to that effect, such instructions must be made out according to the form No. 16. The properitor may at any time withdraw the Government securities deposited or any part of them, from the charge of the abovementioned officer, and such securities will be delivered up to the proprietor himself, or to any other person whom he may authorize to receive them, upon payment of such fees as may have become due to the Government Agent, according to the rate hereafter specified upon the paper so required to be delivered up. The authority to receive deposited paper must be made out according to the form No. 17.

11th. In each of the cases on which the officer abovementioned is authorized to invest money in the public securities, it is to be understood, that he will invest as nearly as possible, the whole amount, but that they are in no case and upon no account, to exceed it. Such fractional sum as may remain in his hands above the amount invested, will be payable on demand at the treasury to the order of the

properitor, such order is to be made out according to the form No. 18,

12th. The full postage must be pard on all letters directed to the officer abovetor is gired, and the full postage on all letters from him will be charged to the persons to warm they are addressed. All letters a ldressed to him are to be superscribed in the following quarter:—

#### " To the Government Alana for the little band.

FORT WHITEMS."

15th. The responsibility of the Honorable Company is strictly contact to the excessioners peak 4, and to see in transactions as shall be conducted according to the peak of the research and turnshed in black at the first peak of the second of the land and it is the peak peak of the agency of the public servants, and no other than the forms so furnished, which exercised or a technique by that offers.

If a Commission shall be payable to the Government Agent on the reveral terms a trong above specified, according to the subpaned rates.

#### i ilmət.

1. On the receipt on lare altance, or crossment of interest on paper deposited, § per cent, on the whole trates a mark of the commission is to be as me chargeable on the treatment by bills on the Court of Directors for interest arising from the notes of any loan prior to that published under the date.

#### PRESERVAL.

2. On the remattrice of the principal of notes deposited (in the event of such remature or hem; general at any factor period) four an ac-periode.

#### Or Salar

 I Paper per 1,000 to 10,000 pinors 10,000 an aldmonth 1 per every 10,000 not to exceed 20 or new ann.

#### 1 11 -11 (.5)

1. On transfering any Green with sounds or loan acknowledgment to a new loan, a comment of the right of the rupple per mile.

#### RESERVING AND ARABITREING.

5. On receiving phyment of mass deposited, and subscribing the amount to a new loan, one rupher per mile.

#### CARLO BY REMITTANCE AND THANSILEBING.

 On receiving rematurees by Government balls, and subscribing the amount to a loan, onesception, or two annes per cent.

#### RECEIVING BY REMEITANCE AND PURCHASING.

7. On accessing remarcaces by Gorginment hills, and investing the amount in the public securities by purchase in a circulation mass per cent.

#### BUYING AND SELLING COMPANA'S PAPER.

#### Brokerage 2 annus per cent.

#### SAIF.

8 For receiving principal of notes paid off, and paying the same of the proprie-too's order & per cent.

#### RITUTALIA DI POSITS.

9. On undering notes by directions of the proprietors, when the scale is not effected by 1 per 1,000 to 10,000, above 10,000 an additional 1 per every 10,000,

not to exceed 20 on any sum, and in returning notes from deposits to the proprietors

a fee of 4 annas per cent.

16. Such fees or commission as may have become due on any of the abovementioned transactions from any person depositing paper, will be deducted by the Government Agent from the first interest received by him, from any paper in deposit belonging to such person, but if that officer shall in any instance omit to deduct his fees or commission from the interest coming first to his hands, they shall not be at liberty to make the deduction at any future period.

17. Clovernment reserves to itself the liberty of withdrawing the authority hereby granted to the Government Agent upon giving two years' notice of their intention so to do, in the Calcutta Gazette; and at the expiration of such notice that officer will cease to act in the concerns of individuals; but any Government paper which may have been deposited with him, will remain for safe custody at the

treasury until claimed by the proprietors.

Published by order of the Right Honorable the Governor General in Council, H. St. G. TUCKER, Secretary to the Government.

No. 1.

Form of application to be allowed to deposit public securities, with the Covt. Agent. [Insert the year and day of the month on which the application is made, and the place at which it is sigued.

Sir,-Please to receive the public accurities here-undermentioned into your charge, according to the terms of the advertisement published in the Calcutta Casette of the 31st December, 1810, and 1st July, 1833.

No. ٥ſ Sa. dated for Rs. No. Sa. Rs. dated οſ for

I am, Sir, &c. &c. &c.

A. B.

To the Covernment Agent for the time being, FORT WILLIAM.

No. 2

From of the Government Agent receipt for paper deposited.

FORT WILLIAM GENERAL TREASURY.

Received of the undermentioned public securities to be kept under my charge, upon the terms of the advertisement published in the Calcutta Gazette of the 31st December, 1810, and 1st July 1833.

No. of for Sa. Rs. dated No. of for--Sa. Rs. dated

> C. D., Government Agent . No. 3.

Form of the instruction for receipt of interest.

Where to be remitted by bills on the Court of Directors.

[Insert date of time and place of filling up the instruction.]

Sir,-Please to receive the interest accruing from time to time on the undermentioned public securities deposited with you, in bills on the Honorable Court of Directors, according to the conditions of the loans, to which these securitees be-

avable to A. B. or order, and to be inclosed to the ad-The bills to dress of C. D.

at F.

Insect the name of the person and place to which the bills are to be directed.

No. οŧ for S4. No. of for 33.

I am, Sir, &c. &c. &c. To the Government Agent for the time being, Four WILLIAM.

No. 4.

Where to be remitted by bills on the Collectors or Residents.

[Date of time and place.]

Sir, -Please to remit the interest accruing from time to time on the undermentioned securities deposited with you by draft on

The Collector of The Resident of

Payable to A. B, and to inclose the said draft to C. D.

at E.

Insert the name of the person and place to

of for Sa. No. for Sa. R. of

which the bills are to be directed.

I am, Sir, &c. &c. &c.

To the Government Agent for the time being, FORT WILLIAM.

No.

No. 5.

Where to be paid at the Treasury.

[ Date of time and place. ]

Sir, - Please to pay the amount of the interest accruing from time to time on the undermentioned securities deposited with you to A. B. of C., or his order, on my account, upon demand at the Treasury of Fort William.

> No. Νo.

υf for Sa. of for Sa.

I am, Sir, &c. &c. &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 6.

Form of instructions for the disposal of the principal and interest of paper deposited, when it comes in course of payment.

Where to be subscribed to any loan which may be open at the time.

[ Date of time and place. ]

Sir, - Please to subscribe the undermentioned securities deposited with you, when they shall come in course of payment of such loan of the Bengal Government as may be then open.

No. οf No. of for Sa.

Re for Sa. Re-

I am, Sir, &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 7.

Where to be invested in other public securities.

[Date of time and place.]

"Sir,-Please to invest the amount due on the undermentioned public securities. deposited with you, when they shall be paid off, in other loan acknowledgments or promissory notes of the Bengal Government, and retain the same (when purchased) in deposit on my account, upon the terms of the advertisement published in the Calculta Gazette of the 31st December, 1810, and 1st July, 1833.

No. of for Sa. Rs.

I am, Sir, &c.

I am, Sir, &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 8.

Where to be paid to the owner's order.

#### [Date of time and place.]

Sir,—Please to pay the amount due on the undermentioned public securities deposited with you when the same shall come into course of payment to A. B. or order on my account, upon demand thereof, at the Treasury at Fort William.

No. of for Sa. Rs-

To the Government Agent for the time being, FORT WILLIAM.

No. 9.

Form of instruction to subscribe deposited paper not in course of payment to a new loan.

#### [Date of time and place.]

Sir, - Please to subscribe the undermentioned public securities deposited with you to the loan now open on my account.

No. of for Sa. Rs-No. of for Sa. Rs-

I am, Sir, &c. &c. &c.

To the Government Agent for the time being, FORF WILLIAM.

No. 10.

Form of instruction to invest the amount of Government bills.

Where to be subscribed to 1 loan.

#### [Date of time and place.]

Sir,—Please to subscribe the amount of the undermentioned bills transmitted herewith to the loan now open on my account, and to retain the securities received for such subscription in deposit for me, under the terms of the advertisment published in the Calcutta Gazette of the 31st December, 1810, and 1st July, 1833.

One bill drawn by
One bill drawn by

on the Governor General in Council, for Sa. Rson the Governor General in Council, for Sa. Re-

I am, Sir, &c. &c. &c.

To the Government Agent for the time being, FORT WILLIAM.

No. 11.

Where to be invested in paper purchased.

#### [Date of time and place.]

Sir,—Please to invest the amount of the undermentioned bills when the same shall become payable at the Treasury, in loan acknowledgments or promissory notes of the Bengal Government, in my name, and on my account, and to retain

the same when purchased in deposit under the terms of the advertisement published in the Calcutta Gazette of the 31st December, 1810, and 1st July, 1833.

One bill drwan by on the Governor General in Council, for Sa. Rs. One bill drawn by on the Governor General in Council, for Sa. Rs.

I am, Sir, &c. &c. &c. To the Government Agent for the time being, Fort WILLIAM.

#### No. 12.

Form of Instruction to invest the amount of interest according on paper deposited in the purchase of other paper.

[Date of time and place.]

Sir,—Please to invest the amount of inverest accoung from time to time on the undermentioned securities deposited with you in the principles of other loan acknowledgments or promissory notes of the Bengal Government in my name and on my account, and to retain the same (when purchased) in deposit under the terms of the adventisement published in the Calcutta Gazette of the 31st December, 1810, and 1st July, 1833.

No. of for Sa. Re-No. of fur Sa. Re-

I am, Sir, &c. &c. &c. To the Government Agent for the time being, Four WILLIAM.

the Concrament Agent for the time being, E

#### No. 13.

Form of power of attorney to the Government Agent, to sell or indorse paper depoisted, KNOW ALL MEN by these presents, that I constitute, and appoint the person at present exercising the office of Government Agent at Fort Witham in Bengal joint attorney (and from time to time, as any other person shall be appointed to exercise the said office, I do substitute the person so appointed, so that this power shall always be executed by the person exercising the said other in my name and on my behalf to inder-eacell, and assign, ail or any securities of the Tast India Company, deposited, or which may hereafter be deposited, by or for me, with the sald Government Agent under the terms of the advertiscments, published in the Calcutta Gazette of the 31st December, 1810, and 1st July, 1833, and to receive the consideration money and to give a recent or recents for the same. and to do all lawful acts requisite for effecting the premises, hereby ratifying and confirming all that the said Government Agent for the time being, shall do therein, by virtue hereof. And in case of my deat! , this letter of attorney, is to all matters and the 1-s which after my decease shall be done by, my said afterney, by virtue of, or under colour, or in pursuance thereof, shall, so far as the said East India Company are referested or concerned, be as binding upon my Executors and Administrators, as the same would have deen upon me if himz, unless notice in writing of my death shall have been previously given to the said Concrument Agent, by my Executors or Administrators, or by some person or persons interested in the property to which this letter of attorney refers. And unless such notice be given, I hereby promise and engage, and bind myself, my Executors and Administrators, to and with the said United Company, that they, my said Executors or Administrators chall and do allow, ratify and confirm, as good, valid and effectual, against them and against my estate, whatsoever shall or may be done by my said attornics after my decease, so far as the said. Company shall or may be in any way or manner interested therein. In witness whereof, I have hereunto set day of my hand and scal, this in the year of our Lord one thousand, eight hundred and thirty

Signed, sealed, and delivered

in the presence of us,

#### No. 14.

Form of the instruction to endorse over paper deposited.

#### [Date of time and place.]

Sir,—By virtue of my power of attorney to you dated please to indorse the undermentioned securities deposited with you to A. B. and to deliver the same to the endorses or his order.

No. of for Sa. Rs.

I am, Sir, &c.

To the Government Agent for the time being, FORT WILLIAM.

#### No. 15.

Form of direction to sell paper deposited.

[Date of time and place.]

Sir,—By virtue of my power of attorney to you dated please to sell on my account the undermentioned securities deposited with you on my account, and to pay the proceeds to A. B. or his order, on my account, upon demand, at the Treasury at Fort William.

No. of for Sa. Rs-No. of for Sa. Rs-

I am, Sir, &c.

To the Government Agent for the time being, Fort WILLIAM.

#### No. 16.

Form of instructions to remit the principal of Government securities.

#### [Date of time and place.]

Sir,—Please to remit the principal and interest an undermentioned securities deposited with you in bills of the Covernor General in Council, on the Honorable the Court of Directors, if any such in minute for the principal shall have been, on the receipt of these instructions, or shall at any time, (until facther orders from me,) be granted by the Bengai Government.

No. of for Sa. Rs. No. of for Sa. Rs.

I am, Sir, &c. &c. &c

To the Government agent for the time being, FORT WILLIAM.

#### No. 17.

Form of direction to deliver up deposited paper.

#### [Date of time and place.]

Sir,-Please to deliver the undermentioned securities deposited with you to A.B. on my account,

No. of for Sa. Rs. No. of for Sa. Rs.

I am, Sir, &c &c. &c.

To the Government Agent for the time beling, FORT WILLIA

#### No. 18. Form of draft for cash balance.

[Date of time and place.]

Sir,- Please to pay the balance of cash at my credit with you to A. B. or order. 1 am, Su, &c. &c. &c. To the Government Agent for the time being, FORT WILLIAM.

#### No. 19. Fort William, Territorial Department, February 24, 1825.

It having been represented to Government, that inconvenience has been experienced by subscribers to the 4 per cent. loan, residing in the interior of the country, in consequence of their not being permitted to draw the interest due to them from Treasuries in the vicinity of their places of residence - Notice is hereby given, that holders of the Government 4 per cent, promiseary notes, residing in any of the districts subordinate to this presidency may, on application to the Collector or their officer in charge of the Treasury, nearest to their place of residence, have the interest of such notes remitted to them free of postage or other charge, by bills drawn by the Accountant General and that when such drafts may be required to be paid in Furruckabad rupees, the same will be granted at the exchange of 1041 Furrackahad rupees for every 100 sicca rupees :

Persons residing in Oude, will obtain a similar accommodation on application to the Resident at Luckt, w

Persons desirous of availing themselves of this advertisement must, after signing a receipt for the intereduce to them, deliver their notes to the Collector or other officer through whom they may desire to receive the amount, in order that the said 

Persons depositing 4 per cent, promissory notes with the Government Agents may similarly have the interest payable on the same remitted to them by the Accountant General, subject, of course, to the payment of the fees ordinarily received by the said Agents.\*

Published by order of the Right Honorable the Governor General in Council, 4' A MACKENZIE, Sec. to the Goet.

FORE WILLIAM, .чис, 1sr Jury, 1833. Notice is hereby given that ti 14t 11c the the Governor General in Council has been please ! to sa , "you of the following revised scale 'a transactions conducted by the Goof rates of comma then the vernment Agency -On cash receipts ... A4 4 per cent. On buying and seiting Company's paper bracerage, . . do 2 ditta On effecting remittances in private bills of exchange, ditto On deposit a fee one per thousand up to tea thousand rupees-above ten thousand an additional or a rupee per every ten thousand, not to exceed 20 rupees on any sum. 20 On returning Company's paper on the principal .... do 4 ditto On transfer from one loan to another per mile, ..... do 1 per mile On remitting the principal of notes..... do 4 ditto

<sup>· \* \*</sup> Rules of the Government Agency.

Interest.

1. On the receipt and remittance, or investment of interest in paper deposited, 4 annas per cent, on the whole transaction

<sup>. 2 .-</sup> On receiving each promissory note, or loan acknowledgment, into deposit, if the sum do not exceed 10,000 rupees, a fee of 5 rupees, if the sam exceed 10,000 rupees, a fee of 10 rupees.

The Right Honorable the Governor General in Council is also pleased to authorize the substitution of the words " Government Agent for the time being for persons "at present exercising the offices of Accountant General and Sub-treasurer of the "United Company of Merchants of England trading to the East Indies," in the

power of attorney hitherto in use in the Government Agency.

The rules of December, 1810, for the duties of the agency are hereby rescinded in so far as regards the prohibitions continued in the 7th and 10th clause .- First. against receiving sums of money remitted by private bills of exchange and as relates to the amount of the said sams; and, secondly, against the transfer by safe and purchase from one loan into another, and the Government Agent is hereby fully authorized and empowered to receive remittances in such shape and of such amount as may be most convenient to individuals remitting, and to observe all orders in regard to the transfers that may be desired by constituents.

By authority, F. MACNAGIITEN, Government Agent.

#### POWERS OF ATTORNEY.

To prevent inconvenience to the public, from the delays arising from deficient powers of attorney to receive the interest of, or to sell, exchange, or take up Government securities, deposited in the General Treasury, the following forms are re-published for general into mation.

R. HUNTER, Actg. Sub-Treasurer.

General Treasury, the 10th November, 1834.

See Calcutta Gasette, Notice is hereby given, that no payments will be made in future, from the General Treasury to the of 30th July, 1795. agents of individuals unless the powers of attorney, under which those agents act, are previously deposited at the office of the Sub-treasurer.

For the great convenience of the public, such powers of attorney will be open

to inspection when required, during the usual hours of official business.

C. BENEZET, Sub-Treasurer.

General Treasury, 25th July, 1795.

See Calcutta Casetta of 21st March, 1805.

Notice is hereby given, that all powers of attorney to receive interest on Government securitie, to sell Government securities, or to take up securities, doposited at the Treasury, executed in any part of India, after the 21st December next, or if executed in England or elsewhere than in India, after the 30th Sentember, 1805, will be required to be drawn out in the following re-

spective forms, which are published for general information : -FORM OF POWER TO RECEIVE INTEREST.

KNOW all Men by these Presents, that

do make, constitute and appoint lawful attorney, for

and in

true and name, and

behalf, to demand and receive all such interest or dividends as may have become due or may hereafter become due to

from the United Company of Merchants of England trading to the East Indies, on securities of the said Company for any share in their public loans, or any of them, the interest whereof is, or shall be payable from their Treasury at Fort William in Bengal, and to sign a receipt or receipts for the same, and to do all lawful acts requisite for effecting the premises, hereby ratifying and confirming all that said attorney shall do therein by virtue hereof

hereunto set hand and seal, this day of in the year of our Lord, one thousand eight hundred and Signed, sealed, and delivered by

in the presence of us,

N. B. The date is to be inserted at the time of execution, it : and the place of abode, and quality of the Wilnesses, written again FORM OF POWER TO SELL

and appoint true and having appoint, in the same and appoint true and having appoint, in the same and behalf to sail, indores, and saving all or any recurring of the Company of Merchants of England, trading to the East Indies, for them in a public loans, payable from their Treasury at Fort William in Bengal.

When it is intended to limit the sam, the discorption of the water by their numbers and assents and the same trades. Know all men by these presents, that

numbers and amounts must be marked

is this blank. to which of may be > lawfally entitled; and to receive the comideration money, and to give a receipt or receip for the same ; and to do all lawful acts, requisits for affecting the premises, here ratifying and confirming all that attorney shall do therein by virtue hereof. witness hereof have bereunto set hand and seal the '

in the year of our Lord one thousand, eight hundred and

Signed, sealed, and delivered by in the presence of us

N. B. The date is to be inserted at the time of execution, in words at leastly, and the place of abode, and quality of the witnesses, written sgainst their names.

# FORM OF POWER TO TAKE UP, SELL, OR EXCHANGE PAPER. DEPOSITED AT THE TREASURY.

Know all Men by these presents, that

do make, constitute, and appele true and lawful attorney, for and on behalf of from out of the possession of the United Company of Merchants of England, tradies to the East Indies, the following securities of the said Company, which have be deposited at their Treasury at Fort William in Bengal ; that is to say,

Insert here the numbers, dates and amounts of the several pourisies? as required by the Sub-Treasurer's

and also for on behalf of the to say proper acquittances for the same;

[And to sail, enderse, and maken the same;

Strike out either or both of these shell have been received, or to exchange the same clauses, when it is not intensity at the Treasury of the said Company for other sections of the said of t deposited paper from the trem- name of the said

and for the purpose stormed if or of any other person to be appointed by to make such application to the Governor General, and for and on behalf of in Council, at the presidency of Fort William in Bengal, as is required by the terr of the endorsement on the securities, and to do all other lawing are sequipe effecting the premises, hereby their side and emissions all their said are shall do therein by sides beauty. In within In without whereof have berein shall do therein by virtue berge in the year of our Lord one hand and seal, t set eight hundred and Signed, seeled and delivered by in the presence of us, ....

N. B. The date is to be insected at the time of descrition, in words at length, the place of abode, and quality of the estimates, written eighten their manner. M CAMPBELL SAFT (Signed)

General Treasury, March 20, 1805.

# THE APPENDIX.

# Precis of Calcutta Bpe Lams.

#### OFFENCES AGAINST PROPERTY.

BYE LAW, 11TH NOVEMBER, 1814.—Persons of evil fame frequenting streets, &c. without giving a good account of themselves, and shown upon oath to have been so frequenting streets. &c. with intent to commit a felony, may be adjudged, by two Justices, to suffer fifty stripes, or to be sent to the House of Correction for three months.

When goods, &c. bonds, bills, &c. shall have been stolen, and found upon a person, who cannot account for how he got them, then, if the party robbed, shall swear that he believes the property to be his, two Justices may sentence to a fine of one hundred supees, if this is not paid, they may sentence to public whipping, as above, or to commitment to the House of Correction for six calendar menths, with hard latiour.

Bys Law, 21st Arnii., 1817.—Persons found in possession of lead, iron and other metals, and not able honestly to account for their being so, may be sentenced by two Justices to pay a fine of Rs. 100, for the first offence; 200 Rs. for the second offence, and Rs. 400 for every subsequent offence; or, if the fine is not paid, to 2 months, 4 months, and 6 months imprisonment with hard labour in the House of Correction.

Power to two Justices to make an order on 2 husband and father to maintain but wife and children, legitimate and illegitimate, and to commit to Common Jail for non-compliance for two months.

Workmen, servants, labourers employed at wharfs, arsenals, godowns, shops, found in possession of goods, &c., and not able to account for such possession satisfactorily, may be committed by two Justices, to the House of Correction for 6 months. (N. B. No fine in this case.)

Bye Law, 12 m November, 1816.—Journeymen artificers or workmen, purloising, &c., materials delivered to fashion, work up, or repair, may be sentenced by two Justices, to a fine of Rs. 100, or, if the fine is not paid, to two months imprisonment in the House of Correction, or the like imprisonment without fine.

By E Law, 220 Ocroses, 1819.—Offences similar to the last-mentioned accurring at the Mint, hable to 4 months imprisonment in the House of Correction, or to whapping, or fine, by authority of two Justices.

Persons employed at the Mint contravening rules in regard to alloy, liable to fine

not exceeding 50 Rs. or to public whipping, by two Justices.

Also, principal melters at the Vitt, ricuaing metal, hable to public whipping, also to fine, by two Justices of Rs. 50; and commitment to Common Jail, and House of Correction for a period not exceeding 4 months.

Bux Law, 137H Noumann, 1821.-Persons purchasing, &c. regimental accountements from soldiers, may be fined, by two Justices, in the sum of repeats 50,

and if the fine is not paid, may be committed to Common Jail, or House of Correction, for a period not exceeding 3 calendar months, or may be whipped. N. B. The whipping may be without the fine, but not without the imprisonment, apparently.

Bye Law, 13rn Arm, 1816.—Maniners arrived in ships that may be burnt or destroyed, are hable to be compelled to serve in other ships, and if they refuse, or desert, to imprisonment for two months, beyond the period they received advance, by two Justices.

#### OFFENCES AGAINST THE PERSON.

Byr Law, 20m July, 1814, AMENDED 718 Franciary, 1818.—Power to two Justices totry charges of assault, feedble entry, or other injury, accompanied by force, not being felony, and to indict a fine, not exceeding one hundred rupees; and if the fine is not paid, to commit to the Common July for 3 months. The whole of the fine may be awarded by why of satisfaction to the party injured.

Byr Law, 1870 November, 1814.—Power to two Justices to try charges of abduction, viz. entiring and deceying away from parents or guardians, for immoral purboses, married women, or temple children under 13 years af age, and to sentence to 200 rupees fine. It the fine is not paid, then to commit to the House of Correction to hard tabour for 6 months.

BYR LAW, 26ru Manen, 1816.—British and foreign mariners deserting from their vessels, or overstaying leave, are liable to imprisonment for 30 days in the Common Jail, or House of Correction, by two Justices.

Byr Law, 13rn Arm, 1816.—Domestic servants are liable to two months imprisonment, in the floure of Correction for mis-carriage, or insolence, by two Justices.

By Law 12rn Novimbin, 1816.—Journeymen and labourers refusing to work according to agreement, combining to raise wives, or decay, or infundate others, are liable to a fine of 100 tupees, or impresonment for 60 days to Common Jail, or House of Correction, by two Justices.

By FLAW, 11 m November, 1814.—Scamen descriting ships liable to a fine of 50 rupces, in default of payment, or simpliciter, to not more than 30 days imprisonment in the House of Correction, and not less than 14 days sentence by two Justices.

Byr Law, 2610 M tren, 1816. - British and foreign scamen leaving their vessel against the will of the master, or overstaving their leave, may be sent to the flous of Correction for 30 days by two Justices.

#### OFFENCES AGAINST THE PUBLIC.

Byz Law, Sru Juey. 1816.—Persons taking wine or liquor into the Garrison of Fort William, without authority, and for persons below the rank of officers, are liable to imprisonment in the Common Juli or House of Correction.

Byz Law, Byn Novemen, 1814 — Person throning dirt, &c. on roads; or into drains, or leaving bricks, carriages, &c. on roads, or obstructing them, shall forfeit 10 rupees.

Persons not removing projections, or encroachments or roads, on notice, are liable to fine 100 rupees, and expenses of removal.

Workmen rebuilding walls and encroaching beyond the old foundations, liable to a fine of one thousand rupees, and the wall to be pulled down.

The above penalties to be adjudged by two Justices, and levied by distress of goods. If such distress is not found, then offen have may be commuted for six months to the Common Jail.

N. B. This Bye Law gives the power to Justices to summon Juries to assess the value of leads about to be taken for roads and sewers.

Be the same Bye Law, persons of low condition walking with arms in the streets without authority of Government, or of at Justice of the Peace, Indic to forfeiture of arms and a fine of 20 rupees, to be adjudged by one Justice.

Byr. Law, 230 June, 1802.—Gunpowder is forbidden to be manufactured or sold in Calcutta without liceuse, under pountry of se zure of the powder, and fine of 500 rupees it made, and 4 rupees per seer it sold. One justice may sentence where the penalty is less than one handred rupees.

Liceuse to be granted by two Justices.

Bye Law, 710 From cey, 1613, --Hotels, Taverns, Pauch Hown, e.g., to be heensed by two Josephs, If append without become, a fine confugers 100 may be levied by two Josephs to est; by this law a particular glaunt is appointed for scamen to land at. (N. B. A dead letter.)

By Law, 1771 Aren, 1820.—Common or promocnous gaining for money Kable to a line of 100 rupees; if not not paid, 3 months in the House of Correction, by two Justices.

By a Law, thin Manen, 1827.—Treea beaters plying without badges hable to a fine of 20 impres, and in details of pryment, impresonment in the Common Jad of House of Correction, not exceeding one mouth, by two Justices.

## Tecka Walankeens and Bearers.

A rule, ordinance, and regulation for the good order and civil government of the settlement of bort William in Bengal, and for regulating the number and fare of Tecka Palant cass and feeka Betters, in the town of Calcutt, made and passed by the Vice-Pre-ident in Council, of and for the pre-ident yet. Fort William in Bengal, the righth devot Mach, in the year of Our Laid one thousand, eight himsted and taents-seven, and the supreme Court of Jadicature, on the 27th April, 1827.

Where is, it is considered just and expedient to regulate the number and face of Tecka Palankers and Tecka Bearers, in the town of Calcaris, and to place them in such manuer under control of the Police, as may tend to the greater convenience of the public.

1. But therefore ordained by the bare President in Council, of and for the Pesaleury and cettlement of Fort William in Bengal, and by value of the powers at him vested, by a certain Act of Parliament passed in the thateenth year of the reign of His Majesty King George the III. emailed "An Act for establishing certain regulations for the better management of the affairs of the East India Company, as well in India as in Europe," and by a certain other Act of Parliament, passed in the fortieth year of His said Majesty King George III. entitled "An Act for establishing further regulations for the government of the British territories in India, and the better administration of justice within the sains,"

that thirty days after the due publication and registry of this rule, ordinance, and regulation in the Supreme Court of Judicature at Fort William in Bengal, with the consent and approbation of the said Supreme Court, if the said Court shall, in its discretion, approve of and consent to the publication and registry of the same, no person whatever shall let out or keep for hire any Teeka Palanteen, o serve as a Teeka Bearer within the limits of the town of Calcutta, without having obtained a license for that purpose, signed by two of His Majesty's Justices of the

Peace, acting in and for the lown of Calcutta.

II. And be in further indained by the authority aforesaid, that it shall and may be lawful for the aforesaid Justices of the Peace, to license such number of Tecka Palanknens and Teeka Beare a, as they the said Justices shall deem sufficient for the said settlement of Yort William in Bengal, and that such licenses shall be granted for the term of one year, and shall and may be recalled by any two of the said Justices, at any time within the said year, for any great inisconduct, or misbehaviour of any per-ous to whom such license shall have been granted; and that if any persons within the said settlement of Fort William in Bengal, shall let out or keep for here any Treka Palank ens, or serve as Teeka Bearers without having obtained such because as is required by this rule, ordinance, and regulation, or af er any beense which he may have obtained shall have expired or been recalled, such person shall, upon conviction before two or more of the sail Justices of the Peace. forfeit for each and every such offence a sum not exceeding thirty supees, and in delault of payment, shall be to townth commuted to the Common Gaol or House of Correction, for any period not exceeding two months, unless the fine shall be sooner paid.

111. And be it further ordained by the authority afore-aid, that every Palankeen so licensed, as atore-sail, shall be or on each side thereof, in large characters in English and Bengales figures or characters, the number of such beense, and that every Teoda Brait is on beensed as astro-said, shall wear engraven or written thereon in large characters are English and Hengales beings or characters, and that if any person, having obtained a herise as above-aid, to let out and keep for hire a Tecka Palankeen, or to serve as Tecka Braiter, shall neglect to have the number of his last use on his Palankeen or badge, as herein-betoe-outsted and directed, very such person shall forcit, for each and every such offeres, any sum not exceeding twenty impose, and in default of payment, shall, be committed to the Common Goal or Honge of Correction, for any period, not ever ding one month, unless the

fine shall be sooner paid.

IV. And but further ordained by the authority aforesaid, that it shall and may be lawful for any four or more of the abnessed Justices of the Peace, from time to time, as they may deem ht to fix and settle the dates, and hise of teeka Palankeeus and Tecka Beaters within the said settlement of Fort William in Bengal, and that such rates and bute shall be published in the English and Bengalee languages, twice in the Conservment Corette, and a ax dat the Court House, Bankshall. Police Office, and other public places, to five a days before such rates or hire half be considered as fixed and settled; and that if the owner or person in charge of any Pecka Palankeen, shall retuse in line and let out the same, at the rate and price so fixed by the said Justices of the Peace as aloresaid, or shall receive or require any larger rate or him, the person or persons to whom the license for such palankeen shall have been granted, shall fortest for each and every such offence any num not exceeding twenty rupees, and in default of payment, shall be forthwith committed to the common Goal or House of Correction for any period not exceeding one month, unless the fine shall be sooner paid; and if any Teeka Bearer shall refuse to serve at the rate or hire so fixed as aforesaid, or shall receive or require any larger price or hire, every such person shall, for each and every such of . . fence, forfeit any sum not exceeding ten rupees, and in default of payment, shall be forthwith eninmitted to the Common Goal or house of correction, for any period not exceeding fifteen days, unless the fine shall be sooner paid, provided always, that no

person shall be deemed or taken to be subject to the pensioner in the section enacted unless the nucl and settled rate of hire shall have usen tendered and offered to him

or to some one acting on his behalf

V. And be it further ordained by the authority aforesaid, that if any person shall refuse to pay to the owner of any Tecki Palankeen, or to any Teckia librare, so hensel as aboresid, within the said settlement or Fort Wichiah, the mine cained and due to the owner of such Teckia Palankeen, or to any Pecka Paper, or ending to the rate and hire so fixed as aforesaid, or if any person shall withinly break, cut, deface, or injure any Accas Palankeen, such person shall withinly break, cut, deface, or injure any Accas Palankeen, such person shall open convention before two or more of the atom shall backees of the Paran, forther a sum not exceeding fifty rupees, and in default of position, shall be furthered days, unless the fine shall be common gaol, for any period test exceeding forthered days, unless the fine shall be sooner paid; and it he time shall be partly it should an I may be fairful for the justices before whom such person shall be converted, to a varid and give to the party complaining, the whole or any part of such these

VI. And be it further ordered by the authority aloresail, that if the owner of any Teeka Palankeen or any Te ka Beater, so becomed as aforesail, within the said settlement of Fort William, shall make use of mode dur absence inquires, to, or towards any person hiring, or proposing, or offering to hir such palakeen or beater, or otherwise grossly misconduct himself, such persons shall, for each and every such offence, forfeit a sum not exceeding ten rupeer, and in definite of plyment, be committed to the Common Goal or House of Correction, for any period, not

exceeding fourteen days.

VII. And be it further ordained by the authority aforesail, that it shall and may be lawful for four or more of the aforesaid Justices of the Perce, from time to time, as they may think fit, to appoint and fix certain convenient places, as stands for Teeka Palankeens and Teeka Bearers, and that notice of the same shall be twice published in the Government Gazette in the fiegher and bengalise linguages, and shall be affixed at the Court House. Bankstell, Perce Other, and other public places for fifteen days, before such phores shall be considered as aveil and settled stands; and it the owner of any Pecka Palankeens or any Teeka Bearers so licensed as aforesaid within the said settlement of Fort William in Bongal, shall remain and wait for bire in any part of the junite streets, roads, and passages within the said settlement, except such parts as shall be nivel and appointed by the said Justices of the Peace, as aforesaid, such person shall, for each and every such offence, forfeit a sum not exceeding ten rupeer, and in default of payment, shall be committed to the Common Gaul or House of Correction for any period, not exceeding fourteen days.

VIII. And be it further ordained by the authority aforestid, that all offences committed, and all pecuniary forfeitures and penalties had, or incurred under or against this rule, ordinance, and regulation, shall and may be heard and adjudged and determined by two or more of the aforestall Justices of the Peace, who are hereby empowered and authorized to hear and determine the same, and to issue their summons or warrant, for bringing the party or paties complained of before them; and upon his or their appearance, or contempt and default to hear the parties, examine witnesses, and give judgment or sentence according as in and by the rule, ordinance, and regulation is ordained and directed, and that all surb fines and forfeitures when paid, except only such parts of them as the Justices shall have directed to be paid to the parties complaining under the authority of section VI, shall be, from time to time, transmitted to the General Treasury of the United Company of Merchants of England trading to the East Indies, and he employed and disposed of according to the order and direction of His Mejesty's said Justices of the Peace, at their general, quarter, or other sessions.

XX. Provided always, that nothing in this regulation contained, shall in any way extend to prevent any person, without licease, from hiring or letting to hire any Palanteen for a month or any longer persod, or to prevent any person without licease from hiring any Bearer or set of Hearers for a month, or any longer period, or

to prevent any person without license from engaging and hiring himself to serve as a Rener for a month or any longer period, or from serving under such engagement and hiring.

#### CALCUITA POLICE OFFICE, 12m May, 1827,

In conformity with a rule, ordinance, and regulation, passed for regulating the number and frie of Teels. Palankeens and Feesa Rearers in the town of Calcuta; notice is her by given, that from and after the first of June next, no person whatever shall be out, or keep for hire, any Feela Palinkeen, or serve as a Teeka Hermuthn the limits of the town of Calcutta, without having obtained a license for that purpose, signed by two of His Majerty's Justices of the Peace, acting in and for the cry of Calcutta.

Licenses will be rouly for delivery on application, on and after the 20th instant at the Police Office.

The following are the rates and hire of Teeka Palankeens and Teeka Beaters, which have been fixed by the Magistrates:-

#### PALANKEENS.

	Rs.	As.	ν.
For a whole day, to be considered as consisting of 14 hours,		4	
For hall a day,	. 0	2	U
Half a day to be considered any the exceeding one hour and not	excce	ding f	ive.

#### BEARERS.

For a whole day, to be considered as consisting of 14 hours, allowing reasonable time for rest and refreshment.	0	4	o
Hulf a day to be considered any time exceeding one hour, and not exceeding five	e n	2	0
Palankien or betrors employed for a less period than one hour, to at the rate of one anna per bearer, and one anna per palankeen.		aid i	for

Any breach of the above rules will, on conviction be punished as the law directs.

# THE APPENDIX.

# Argulations of Societies and Public Funds.

#### AGRICULTURAL AND HORFICULTURAL SOCILIY.

Resulting as sanction of their a different, March 11, 1, 35.

A to L. The point in all supports into the agreeafful and homeulture of Library into the account of the materials.

We have the control date to be control on a companion of the society.

3. Control of the control of the property problem stall by property two more control of the cont

4. The experiment of the period of any terms of that elected to the experiment of th

of the two constraints of the process of the offered end ingress, and the consequence of the object of the section of the object 
(a) (b) in (R) or half the (b) is (b) in (b) in (b) is the contraction of the one very the same harms for (b) in (c) the (c) and their names shall be trivial to the (c) in (c).

7. The other coars and to control contailly, conserve of

1 P - 1 -

" Vice-Presidents, two of whom shall always be Natives.

2 S. in larges, one European and the other Native .

B = A general construction shall also be electric amounty, consisting of the object-between and six matrix  $\alpha$ .

19. Octional meetings with brilled at the solety's aparticipate the Town Haif, on the solet Widnessiy of everyoning cone, yit the year

10. The environ of office-beaters shed take process the authorizing meeting in January.

11. See if the major may be consened at my time, on a requisition to that effect, a fact by at most six members.

12. The Bank of horold stain to the trainers of the society, and any curplus in their for the dotter repeat to the form of an entropy contemporary, such he recognited in Congress security, an according to society, in the part names of the societies and Congress trainers of the societies.

13. So become what we made to the so it's, is not, be somed of public utility by the committee, shad be published, whenever a sufficient number shave been collected to torm part at least of a solution.

# RULES AND REGULATIONS OF THE BENGAL CHAMBER OF COMMERCE.

ESTABLISHED 31st MARCH, 1834.

- 1st. That such an association being intended to watch over and protect the general interests of commerce, it is highly desirable not to recognize any principle of exclusion, and that all merchants, or persons engaged in the general trade of Bengal, therefore shall, upon payment of the subscriptions and tees, and signature of the rules and regulations, be admissible as members in the manner hereafter described.
  - 2nd. That the society shall be styled the "Bengal Chamber of Commerce"
- 3rd. That the objects and duties of the Chamber shall be generally, to receive and collect information on all matters of mercantile interest, bearing upon the removal of evils, the rediess of gnevances, and promotion of the common good. To communicate with authorities and with individual parties thereupon. To take such steps as may appear needful in furtherance of these views, which may be done more effectively by such an associated body. To receive references on matters of custom or usage in doubt or dispute, deciding on the same, and recording the decision made for future guidance. To form, by that and other means, a code of practice whereby the transaction of business by all engaged in it may be simplified and facilitated. And, finally, (should it be practicable,) to arbitrate between disputants wishing to avoid highaton, and willing to refer to and to abide by, the judgment of the chamber.
- 4th. That candidates for admission, proposed by one member and seconded by another, shall be ballotted for at the monthly general meeting, (as here tolore provided,) seven days' notice being given by entry in a ballot book to be kept for the purpose; and a majority of votes shall decide the election.

5th. That voting by proxy be not allowed, nor by members whose subscrip-

tions, fees, &cc. are in arrear.

6th. That the chamber reserves to itself the power of expulsion in case of need, to be decided at a general meeting of the members by ballot (as hereafter provided.)

7th. That all resident partners of any house of business joining the chamber, be required to subscribe as individuals.

8th. That, to provide a suitable establishment, and to defray the necessary current expences, a fund be rossed in the following manner, yiz.

1. By an entrance fee payable by each member on admission of Rs. 100.

11. By a monthly subscription of 12 rapecs from each resident member (subject hereafter to an encrease or reduction as by a general meeting may be deemed necessary.)

111. By such fines and fees on references, &c. as the general committee

(hereafter provided) for the time being, shall settle.

9th. That a residence at Calcutta, for an entire month at any one time, shall subject a Member to the said subscription, and an absence for 2 months shall in like manner exempt him therefrom.

10th. That the business of the chumber shall be conducted by a committee; and for the more efficient discharge of its various duties, as well as for the better equalization of labour, the said committee be made sufficiently numerous to admit of sub-division, and that it shall consist accordingly of 21 members.

11th. That for the more general representation of all interests and all commercial establishments, as well as for the more equal distribution of duty, no two members of the commutee shall belong to the same house, or be connected together in business. And it shall be imperative on parties elected to serve under penalty, in case of refusal, of double subscription for one year, when he shall be again cligible and in same manner liable to fine for non-service, unless in all cases a reason be assigned that is considered satisfactory to the general committee for the time being.

12th.—That the committee be elected by ballot, and at the expiration of one year, seven (7) members shall go out by lot, and on the expiration of the second.

year seven more (of the original members, of one year's standing,) and on the exposition of the third and of every succeeding year, at the annual meetings, (hereafter neutroned,) the seven committee men who have served longest shall go out by rotation, the cream is a too so is some 1 heart filled by election (as above.) That those going art be not to riginise till after one year's expiration. Other intermediate varances in the Committee shall be filled up at monthly general internages in the manner hereafter set both.

13th. That a Proview and Tree-President be chosen by billot from the general Committee annually at the general meetings, (See Art. 27.) re-eligible after one and Section from

14th. That the General Committee be authorized to sub-decide itself as follows, viz. 1. Into a 22 Committee of Minageneral? of 7, a quantum to be 3.

11. Into a " Committee of Correspondence" of 9 a quorum to be 5.

III Into a " Committee of Arbitration" of 5, a ground to be 3,

Toth. That the President of the Chamber he ex-others chairman of the "Committee of Manager out," and that that the said Committee do take charge of the internal affairs of the Chamber, —the centroid of the establishment and expenditure, —the custody of the funder the restrictions of Art. (9),) and the arrangement of no charge details, and so forth.

Data. That the Vices President, by excofficion chamman of the "Committee of Convergence," and that the said committee shall receive and depend all committees a consecutive receives to the Coron or on gracual points within the scope of the opens, slafff rivest, its and report on all interest of a like nature brought before a condition at the case of the control of

17th. That the Consiste of A.P., mara" shall appear its own charman and confine itself to the settlement of differences between parties applying to it as a Court of reconstitution, it being no ferstood, that parties so applying shall be parameted to challenge the chapter of any measure of the Committee, the temporary vacantages are mostly as to be filled up by and from the General Committee.

That the proceedings of the "Committee of Mongrend" with the seconds of the treasurer, see the country of general last years meetings (see Art. 25), but not to be safger to the General Committee continuation.

19th. I not the proceedings of the? Committee of Correspondence" shall be submitted to the Octavial Committee for approval and continuation

2000. That the proceedings of the "committee of Arbitration" shall be referred to the executional Committee outs in cases where either of the entire desire an appeal.

21st. Part the Comment of the respective Committee mave cashing value.

2-nd. That you records of the Chamber, and the books of a 'c', be at all times open to the inspection of members, under regulations on Leonate as table arrange (by the Courant Committee).

Cour. There is Comer of Commuter of the elected, be empowered to appoint subordinate office-be trees by ballor, the Chandri at large to have the right of displacing the same at the next following mondily general meeting, or at a provided for by Art. 23.)

21th. Thatmontoly general incomes be held on the first Tuesday of every month, or on the next day after, when that day falls on a holiday.

I. That an election of cameriates the place at every such meeting.

11. That the proceedings of the "Committee of Correspondence" be laid on the table for their prection of members.

111. That cancres on the General Committee be filled up (as prescribed by Art. 12.)

25th. I hat on the sixth monthly or half verify meeting, and on every succeeding had yearly meeting, the accounts of the I reasurer, countersian d by the "Committee of Management," be submitted for inspection and approval, together with the proceedings of the Committee itself.

26th. That such haif yearly meetings (one month's previous notice being given) rules may be framed, amended or revoked, as the majority of the meeting (and which shall not be less in number than a moiety of the members then readent in Calcutta) shall determine.

27th. That at the 12th monthly, or first annual general meeting, and at every succeeding anniversary of the same, the members of the chamber shall elect by ballot (see art. 12.) committee men to serve in lieu of those gone out by rotation;

also a President and Vice-President.

28th. That special general meetings, when called by ten resident members, with one week's notice of the objects of the requisition, shall be held, at which rules may be altered revoked or formed (but of which one mouth's notice is necessary as by article 26), members may by ballot (the majority being equal to half the members resident in Calcuta) be ejected, office-bearers suspended or displaced, and such other business transacted, (of which due notice shall have been given,) as it may be competent for a general meeting to do by the rules of the chamber.

29th. That the finals of the chamber, as realized, be deposited in the "Union Bank," available to the calls of the Treasurer by cheques countersigned by the President or Vice-President for the time being, and on the balance amounting to one thousand rupees, the same shall be invested in Government securities in the name of the President and Vice-President for the time being.

30th. That funds arising from entrance fees, shall (if possible) be set apart as veseried fund for perminent objects, such as the formation of a library, the purchase

of furniture, and so forth.

And that the produce of subscriptions, fees, fines, &c. only be applicable to meet

the current expenses of the establishment.

31st. That a Secretary be appointed (see article 23,) on a monthly salely of 300 upoes in the hist instance, who shall act under directions from the charmen of the respective committee, and take charge of the correspondence, the records of proceedings, and the preparation of references; officiating as Picesare in the collection of substrictions, lees, &c. the supervision of accounts, with such other dathes as may be realised encressarily allotted to him. Daily attendance (sunday exception) from 10 A. w. to 5 F. m. required to be of him, and an entire abstinence from all private business.

32nd. That in the event of any question arising as to the construction or application of any of the foregoing rules, the General Committee be compowered to decide the same, submitting the matter at the next mouthly general meeting for ap-

proval

33rd. That the foregoing rules when finally agreed to, be printed for general use and guidante, an authoritected copy being subscribed to by each member on admission, to be kept with the records of the chamber; and another to be forwarded to the Secretary to Government, and to such other authorities abroad, as it may appear desirable to make acquainted with the institution of the chamber.

#### COMMITTEE OF ARBITRATION.

1st. That on cases submitted by parties to its decision, the Committee of Arbitration shall, in the award, charge such fees as it shall judge to be proper—Members of the chamber paying only half fees.

2nd. That, where an appeal is made from the decision of the Committee of Arbitration to the General Committee, the fee which the latter shall think it right to charge on such appeal, shall be borne by the appellant, in all cases where the award of the Committee of Arbitration is not reversed.

3rd. That, on other reference to the chamber, a fee of 5 rupees shall be charged.

4th. Where parties resorting to the chamber for the settlement of questions in dispute, are not satisfied with the provisions of rule 17, they are free to nominate any member of the Chamber without limitation or number, either by a consument nomination, or by each party's making an equal selection, and where the

whole number so named is even, these have the power, at any time, of choosing one other trota the members of the chamber, or, if they cannot agree upon that one, and such addition is requisite to provent the indecision of a balanced division, the General Committee appoints him to be associated with them in effecting an award. The members thus appointed to officiate, elect their own chaninan who has the casting voice in the event of a numerical equality of votes. A majointy determines the submission.

# CALCUTTA TRADE ASSOCIATION.

#### REGULATIONS.

I. That this association be denominated "Tur Carcurta Trans Association,"

11. That it do consist of an unbantic lin inher of merchants, tradeson in artists and others, who may be disposed to aid in the accomplishment of the objects of this as or intion.

111. That the objects of this association be

1. To encourage the general adoption of the system of ready-money payments which prevails in all other parts of the world, and which coubles tradesmen to sell at lower rate, then tho e of Calcutte can affeed to do, from the prevalence of the ruinous system of indiscriminate credit, which has obtained for many years, to the serious inputy of the tradesmen, and the manifest disadvanture of the public.

2. To define the terms of circlit, when credit is a lowed, and to prescribe measure, calculated to ensure payment, and guard against future loss when the

terms of credit are violate la

To encourage a friendly communication amongst persons encarged in busisness in Calcutta, especials, on subjects involving their common interests; another t which appears to have been hithertena deets.d.

IV. The officers of the Trans A on amon are the Master, Part Masters,

Senior Wirden, Junior Warden, Treasurer Secretary, Auditors, Councel and

Solicitor.

V. The Master to be elected troto the Pale Masters and those members who have served, or may be serving, the offices of Warden. All other office bearers

to be cheted from the confiers generally.

VI. The election of Wister, Window and Treasurer to take place by bullet annually at a special meating to be convened for the purpose on the second. Saturday in December. All of the obsers, when once elected or appointed to hold, their ribers, until removed by acres, resignate a or vote of the association.

VII. No riember shall continue in the eth e of Master or Warden for more than two years in succession, but he may be again elected after the bas been out of

office one year.

The Committee of Management, to consist of twelve members in addi-VШ.

tion to the other betters, two to be considered a quorum.

IX. Four members of the committee shall go out annually by rotation, and the Master shall nominate four, which with any condidate proposed by a member shall be balloted for in their tend.

X. Any member of the commutee being obliged to leave Calcutta from sickness or otherwise, on infomatory the same to the Master in writing, the Master shall, it required, nominate another member from the body of the association to take his place during his absence.

Mr. The Committee of Management shall meet every Saturday morning for the de-patch of business, their decisions being subject to the approval of the mem-

bers at the succeeding quarterly meeting.

XII. The general quarterly meetings of the association to take place the second Saturday in January, April, July, and October.

VIII. The Master shall preside at all meetings, or, in his absence, the immediate Past Master. In the absence of the immediate Past Master, the oldest Past Master present, shall take the chair.

XIV. The Master, or, in his absence, the Senior Warden, has the right and authority of assembling a special general acceting; the cause of such meeting to be declared in the summons, and no other husiness to be entered upon.

XV. Special general meetings may also be called on a requisition to that effect, signed by five members, and specifying the object of the proposed meeting.

XVII. In any case where the votes are equal, the second or easing vote of the chair to decide.

XVII. The Master, Past Masters and Wardens in office, are to be the representatives of the association, and boing supposed to speak the sentiments of the members, or a majority of them, are bound to act upon such resolutions as may be passed in committee, or at general meetings duly assembled.

XVIII. Applicants for admission as a embers of the association to be proposed and seconded at one committee meeting, and ballotted for at the next, two black

balls to exclude.

XIX. Notice of the ballot to be particularly circulated to the committee.

XX. The member who proposes a candidate for admission, shall be responsible for his entrance fee.

AX1. Each newly-elected member shall pay an entrance fee of fifty (50) rupees, towards the permanent fund of the association, and he shall be furnished with a copy of the general regulations and byc-laws of the Trade Association, grains.

XVII. Each member shall pay a subscription of six rupees monthly in advance to the current and of the association.

XXIII. Any member allowing his bills to remain unpaid beyond three months, shall be hable to have his name crossed from the list of members of the association.

XXIV. Any member who shall have been struck off for non-payment of subscription, shall not be again eligible for election except as new member, and that not until he pay up the said arrears—when he make application as a new member in form and manner above prescribed.

XXV. Any member desirous of withdrawing from the association, can have his wish complied with from the cudeof the current month, upon sending written

notice to that effect to the Secretary.

XXVI. Any member intending to leave Calcutta for a considerable length of time, but to return within two years, shall not be subject to monthly subscription during his absence, and may, if he wishes, by re-admitted to the association without paying the usual donation, provided that, previous to going away, he has duly intimated his intention to the Secretary of artifung.

XXVII. In case of the death, sickness, or absence from Calcutta of the subserning pattner of any firm, another member of that it a, or other person employed by it shall be allowed, on continuing to pay the monthly subscription, to take his place in the association, provided he duly intimates his intention of 50 doing in writing to the Secretary.

AXVIII. All bills or drafts for disbursements shall be signed by the Master before they are pand.

XXIX. The permanent fund of the association shall be lodged in the Union Bank in the name of the Master and Treasurer for the time being.

XXX. The account of the association, with an abstract therefrom, shall be laid upon the table at each quarterly general meeting.

AXAI. A weekly list of arrivals and departures in and from Calcutta shall be furnished to each member of the association.

ANXII. Applications for the use of the rooms for meetings or other purposes unconnected with the association, shall be made to the Master through the Secretary.

XXXIII. It shall be proper for one member of the association to apply personally to the Secretice of the committee, for any information obtainable on subjects embraced by the declared objects of the association, and the committee, and especially the Secretary, are enjoined, as far as practicable, to impact the desired enformation.

XXXIV—Such part of the probleddings or regulations of the association, as to the compatite may seem prepar, shall, from time to time, be published for general information in such messpapers as may be disposed to give gratuities insertion to the structure.

NNN. Have regulations and the bye laws to be binding on all members, but to be entired to addit on, alteration, or abrogation, by a majority of two-thirds of the members present, in form a signature special I in the bye laws, sec. 13.

## Bengal Civil Fund.\*

Issuitetto I : October, 1894.

Plan on the Carl Land, we red to at a meeting of the Carl Serious of the Honarchie the rest Junes Conjung, on the retablishment of Bringal, held at the Canage of Fact Walliam, or the 1st October, 1804.

Art. 1.— The Civil Fund, instituted on the 1st of October, 1803, shall be considered to leve effect from the 1st day of January. Is 94, and the immediate objects of this tund said be, to provide for the maintenance of the welows and children of an of the subscripera to it as may not, at their defines, leave property sufficient for the subscripers to it as may not, at their defines, leave property sufficient for the subscripers the neclasses, who may be compelled by socialess or infirmity to return to Europe for the recovery of their health, without an adequate provision for their supports.

Art. II.—The Hamiable Court of Directors, in their letter to the Government of Fort St. George under date the 10% June, 1502, relative to the Civil Fund established at that presidency, having 1. In pleased to declare, that the case of such of their servants, as may become disqualitied, either by mental or bodily infimites, for active services, and who may be desirous of retiring to their native country, will always be considered by the Honorable Court with humane attention to their situation and carcinistances; it cannot be doubted that such of the civil servants of the stabilishment as may, after a lengthened residence in India, be competted by infimity to releaguesh their prospects in the Company's service, and to retire to their native country, without a provision for the necesses and families will experience the just and liberal consideration of the Honorable Court. The fund now established, interctore, shall not, at present, be considered to include such cases, to which moreover it could not be extended in the first instance.

Art. 111. It shard unther be respectfully submitted to the Honorable Court of Directors, through His Excellency the Most Noble the Governor General in Council, that the purposes of this institution would be essentially promoted, by the Honorable Court's permission to such of their eryl sectants, is may be under the necessity of returning temporarily to Europe for the re-establishment of impaired health of constitution, to proceed thather on leave of absence for a period not exceeding three years, unless prolonged by removed permission from the Honorable Court, with the allowance now gradies to servants in Enda who are out of employ, 18, to a senior merchant, supers 525, 92 per mensem, or nearly 1000 sicca supers

per annum; to a jumor merchant, rupces 244.2.3 per mensem, or nearly 3000 sicca rupces per annum; to a factor or writer, rupces 162.12.7 per mensem, or nearly 2003 rupces per annum. It is combidently hoped, from the known justice and liberality of the Honorable Court of Pirectors, as well as from the furlough allowed to their military servants, that they will be pleased to extend this indulgence to their civil servants; who are often reduced in the necessity of a temporary return to Europe by ill health, originating in, or increased by, a zealous discharge of their official duties, in an ungenial climate; and in such cases are deprived of the income arising from their actual situations, as well as of the benefit they might have expected from regular promotion in the service.

Art. IV.—In the event of the Honorable Court of Directors being pleased to exonerate the Civil Fund from the charge of providing for their servairs, in the cases of infirmity, sickness, and mistortune, stated in the two preceding articles, it is expected that the contributions of the subscribers to the fund will be sufficient to provide for the remaining objects of it without a solicitation of pecuniary aid from the Company. But should also unfore-een circumstances prevent the acquir-scence of the Honorable Court in ward has been above submitted to their consideration, it shall be solicited of them, through His Excellency the Most Noble the Grovernor General in Council, the extend to this fund the support which they have been pleased to afford to the Madras Civil Fund, by such acmost donor on the part of the Company, as may appear to them proper, on consideration of the number of the servants of this establishment, and the objects to be provided for by the present institution.

Art. V.—The Honor dile Court of Directors, and His Excellency the Most Noble the Governor General in Come it shall also be solicited to accept the patronage of this insulation; to econology by their projection; and to allow any requisite aid from the officers of Government in receiving the contributions for it, or otherwise in facilitating the means of carrying it into effect.

Art. VI. —The find shall be raised, in the first instance, by the contributions of such of the Company's Covenanted Civil Servants on the Bengal establishment, as may voluntarily become subscribe a to it; and it shall at all times, be at the option of the rivil servant already appointed, or who may be hereafter appointed to this establishment, either to subscribe thereto, or otherwise.

Art. VII.—The contributions for the fund shall be proportioned to the monthly salary, or other public allow mee of whatever description, receivable by the subscribers respectively, and are now fixed from the first day of January, 1804, at the following rates; viz.

If the salary, or other public allowance of the subscribers	
be not more 1,000 sicca rupces per mensem, his monthly	
subscriptions to be	. Rs. 10
If more than 1000 and not above 2000,	20
If more than 2:00 and not above 3000,	30
If more than 3000 and not above 4000	40
If more than 4000	<del>50</del> ,

Art. VIII.—If a question shall arise in any case, respecting what is to be considered a public allowance on which the contribution is chargeable; or if any question whatever shall occur respecting the contribution demandable from a subscriber; it shall at his desire be submitted to a general meeting of the subscribers, and the determination of such meeting regularly passed, shall be final.

Art. IX.- The rate of contribution payable by each subscriber shall, with the permission of Government, he deducted from his monthly allowances by the subtreasurer, collector or then officer paying the same; and be transferred or remitted to treasurer of the fund, in such manner as may be found most convenient and least expensive to the tund. The Committee of Managers to be appointed as hereafter provided, shall take the necessary measures for the execution of this article, after obtaining the sanction of His Excellency the Most Noble the Governor Gene-

ral in Council thereto; and may, in particular cases, ident a deviation from it if a different mode of payment shifl be desired by any subsection, and be equally advantageous to the field.

A . No-The Sub-Legislace, of Government, shall, with the periods on of His Extellang the Most Noble to traversion. Occurs don Court de bereque test to act as the subject to the tunel, and all money, and see titles for money, belonging to the tarrier bold, shall be kept in the Public Tressity, subject to the influence and could off be trustees eviluative ery of the bod.

Art. XI.s. I be unapproposed to depressor that that I, exc. long the sum of 2,000 securities a, to be reserved to remember perces, I shall be vested at the securities of Government, and probable to the first cost of Cord Fand on account of the fund and the securities of there of the force of the fund shall be requisited for the finisher of success and is, or to grant discharges for the procepts around them of, but the treasure of the field shall be completen to pass receipts for the inferior receivable thereupon.

A.t. XIII. The injerges and trustees of the fairlier I. In shall nominate such precious assure, expect to the inprovement at a segment on the limit in Englind panel ray not see that may be required to the discuss contest to the control larger, but the action and to the control ratio in the instructions they have the attime to thin, research from the receiver said trustees of of the fairlier larger. A dispositive ray shall rules on Englished so to a general testing, which may be presclibed to the first particle of the fairlier and of the fairlier and of the fairlier and of the fairlier and of the action of the fairlier and of the fairlier

Art. ATT, a Vaga of the near data tag of the advertibles to the fand shall be add at the previous of that Werlin, on the both Vibrativ of the months of Jarrary. Again, but a read of the terminate of Jarrary. Again, but a read of the fact as the previous the previous expensions of the terminate of the days strict, and use the contracted of the read of the fact by the Communice of Marrares, and use the day of more matter of the terminate to Marrares are no members of the institution, may be converted expected general occurrent of the presidency by public more in the  $C_{\rm const}$  and  $C_{\rm const}$  and a variety of the presidency by public more in the  $C_{\rm const}$  and  $C_{\rm const}$  and the day for the provide Halt for days had donable high such special inconarge, and the objects of them, be advertised at that are weeks before the same are held, for the general information of the subsections.

Act. XIV. Addiger thous proposed at a general inection, whether questions special, shall to discuss a long a majority of votes. But the consumers somes of at least mine to make some exemposity to determine upon any special mechanism and appending energy and appending energy as the construction of the total of contract of an exemple of the total discussion of propositions of the total energy and proposition and proposition and the mean during which are now upon a small be allowed to deliver that some means and votes of a small near total some some and votes of a small near total some some and votes of a small near manufacture, to be signed by them, and admissed to the chairment of the order of some

Art. N.V. - For control a countre of the fired shall be made up to the end of Appeal, and summer d by the frustices, as I notherwise at the quartedly general anceting of the sabs riburs, to be held in the month of July of cachy visit. After being approve by the meeting, a general statement of the rand small be published, for the information of the subscribers at large, in the Countra General. A Committee of Managers and Trustees for the fired shall, at the small natural, be appointed for the casting year; and all discussed the Chaef Series by to the Covernment, the Accountant tremeral, the Substrater, and the Chaef Series in the time being, with nice other numbers to be elected at the general meeting.

Att. XVI.—The Committee of Managers, or the majority of those present at a meeting of the or more, or, it less than face be present any three members of the Committee who may concur in opinion, shall be competent to decide, in the first instance, upon all matters relative to the receipts and disbursements of the fund;

as well as generally upon all subjects connected with the management of the fund, and the due execution of rules established for it, which, by such rules, may not have been expressly reserved for determination by the general meetings of the subscribers to the fund. But the decisions of the Committee of Managers, in all cases, shall be liable to revision and contiout, by the resolutions of the subscribers duly passed at a regular meeting.

Art, XVII.—The Committee of Managers, who may be appointed in the first instance, shall be authorised to appoint a Secretary and Accountant to the fund, and to fix such allowance for him proable from the fund, as they may consider adequate to his services. The officerso appointed shall act under the directions of the Committee of Managers, and shall also attend the general meetings of the subscribers; the proceedings of which, and of the Committee of Managers, and generally all papers appertaining to this institution, which may not be intrusted to the treasurer in Indit, or to the agents in England, shall be kept under the charge of the Secretary and Accountant to the fund, and shall on application to him, or to the Committee of Managers, be open to the inspection of any of the subscribers to the fund.

Art. XVIII.—All future appointments to the office of Secretary and Accountant to the fund, as well as the appointment of any other persons whom the main agers may find it necessary to employ for the due execution of the trust committed to them, shall in like reasons to made, and their allowances fixed, by the Committee of Managers; subject, as in all other cases, to the control of the general meetings of the subscribers.

Art. XIX.—In the event of any of the five managers, who may be elected annually, being subsequently removed from the presidency without an intention of resturning to it during the year of their election, it shall be communicated to the subcribers at the next general meeting; and in such instances, as well as in all instances of vacancy in the situation of manager, by death or otherwise, a new election, if it appear, necessary, shall take place for the unexpired part of the current year.

Art. XX.—All application for admission to the benefits of the fund shall be made to Committee of Managers; and be accompanied with the accessory information, documents, and proofs, to enable the committee to ascendant the circumstances, and situation of the party in whose behalf the application is made. The managers, after calling for any further information or exclude which may appear to them requisite, are to submit the application with the whole of the papers acceived by them for the determination of the subscribers, at the next general meeting. In cases of emergency and distress, however, when the managers may consider the party for whom the application is made entitled to the benefit of the fund, they are authorized, to advance such proportion of the fixed allowances hereafter specified, as may appear to them indispensably requisite, till a determination can be passed by the subscribers.

Art. XXI.—I ntil the pleasure of the Honorable the Court of Directors shall be known upon the point submitted to them, relative to such of their civil servents as may be under the necessity of temporarily returning to Europe for the recovery of their health; and, subsequently, if the Honorable Court shall not be plessed to exonerate the Civil Fund from this part of the charge upon it; any subscriber to the fund, who may be compelled by sikness or infirmity to quit his station in India, and to proceed to Europe for the recovery of his health, and shall not be possessed of sufficient means to pay for his passage to Europe, and support himself and fainly during his necessary absence from India, on his making a declaration upon oath to this effect, or otherwise establishing the fact, to the satisfaction of a general meeting of the subscribers, and producing a certificate of the necessity of his roturn to Europe, solemnly attested by the surgeon who has attended him, and countersigned by a member of the Medical Board, with the consequent permission of Government for his proceeding to Europe, shall receive from the fund a donation, equivalent to the Company's allowance for a twelve month to a servant of his rate.

when out of employ, viz. if he be a senior merchant, 4000 sices rupees; if a junior merchant, 3000 sic a supers, in a factor or writer, 2000 sicca rupees. This donafrom shall be considered to include all claims upon the fund for the period of one year after the substances their schalars done from India, at the expiration of which period, it he be in I drope, a further donation shall be made to him, on his application to the agents to the fund in bird and, equal to that advance I to him, upon his embarkation from helia, at the exchange rate of two shillings and six pence for the such (u.o.), viz. [ ] e10, 4. 375, or f. 250, according to his rink in the serious of the time of his leaving India. This donation shall be considered to include all claims for the second year after his embackation from India, with the express of his voyage back to India in the event of his returning at uny time in the course of that year, or of his prolonged stay on Larone not home necessatily occasioned by the state of his health. But should the naperfect in overy of his health, render it here sary to protract his elected by Including, beyond the second year, and, besides his own declaration upon oath to this effect, he shall produce to the agency for the function Linds of a constructe sole and cattested by a respectthe physician, or other processional gentleman of established practice, to it the state or his health bas not admitted of his previous return to India, he shail, at the commemoria at of the third year latter has enthrokation from Tieba, receive from the agents in England a donation count to a mostly of the amount part to him in the proceding year, an obser mosely, on a similar declaration and seed to depart the end of ix months, yet, two years and a half after his cine of at on hear know, if he be still in Lanope, which shall include all. James whatever upon the find to the period of his return to In nat. Passage money may the granted, has cases appearing to respace it, in addition to the same a over-period , in Friench cases the amount shall be determined by a peneral meeting of the subscriber .

Art. XXII. The donations from the fund in the cases stated in the preceding atticle, being meant to be restricted to persons who may not have the means of supporting their alves or it coulds denote their incressive absence from India, for the recovery of their health is excessive ted, that if any person, who may be admitted to the benefit of the band, and convergence over from it the first domainon on his leaving India, shall allow roles succeed by reheratures, Bequest, or otherwise, to the possession of property or income, such as may enable him to maint in humself and family without assistance from the food, he will not apply for, or receive any subsequent donation from the fund in Larope. The honor of the parties will be a sufficontinuously three, tables of this expectation; which is founded on the principle of rendering the fund more capable of promoting the purpose of its institution, by restricting it to these purposes; and no scruting of property shall therefore be io de or En op , the defenite subscriber, after his admission to the benefit of the fund to be to receive the whole of the donations provided for. But the acknowledgment of the party, received any donation in Furope, shall declare his receipt of it to be dense force in conformity with the rules and principles of this institution.

Art. NATH.—On the death of any subscriber to the Crail Fund, who may not be possessed of property sufficient to provide for his family, and may consequently leave a wife collaborate with him, or maintained by him, and leaving under his probability to the period of his decease, without an adequate provision for her support, as meterfier specified; if on the information, documents, and evidence which may be submitted by her, or in her behalf, to the managers of the fund, it shall appear to the satisfaction of a general meeting of the subscribers, that sha is a proper object of the fund, person shall be assigned to her from the fund, under the provisions, and limitations stitled in the following article. Provided therein, or in any of er part of the rules for this institution, shall be considered to entitle to the benefits of it, any widow, who may have

been legally divorced or separated from her husband for adultery; or who, at the period of her husband's demise, may have quitted his protection, and be living in a state of notorious adultery, though not divorced or separated from him by-law.

Art. XXIV.—First. It the widow, at the time of her husband's death be resident in India, and he left without at income exceeding one hundred rupess per measure, a pension shall be assigned to her from the fund, of three hundred rupess per measure, during her residence in India. It the widow be not resident in India at the time of her husband's death, or shall afterwards quir India, and her income, from her husband's cetate or otherwise, shall not exceed one hundred pounds per annum, the pension to be assigned to her from the fund shall be three hundred pounds per annum.

Secondly. If the income of the widow, resident in India, at the death of her husband, be more than one hundred sicca rupces per mensem, but shall no exceed four hundred rupces per mensem, during her residence in India; or if the wildow be not resident in India at the time of her husband's denies, or shale afterwards quit India, and her income be more than one hundred pounds pel annum, but shall not exceed for r hundred pounds per annum, the pension to br assigned to her from the tund, shall be such as will make up her income to fone hundred rupces per mensem, during her residence in India, or four hundred pounds per annum in Europe, or elsewhere.

Thirdly. In the event of a webw, to whom a pension may have been assigned from the lund, as quiring subsequently by inheritance, bequest, or otherwise, any property or income which, we't the property left to bereat be a host buck decease, and the pension received by her from the fund may render her total mesone, meloding her pension from the family more than five hundred superse per resum in Europe, or elsewhere, her pension from the fund shall be helde to abstract in in proportion to the excess of her cathe accome, including the pension above the sum specified; or be altogether discontinued, in the event of her property or recome, exclusive of the pension assigned to her from the fund, being equal to the full sum of five hundred tupees per mensem in ludia, or two hundred pounds per annum in Europe or classwhere.

Feuribly. All peasons to widows shall also be liable to discont mance on their re-marriage. But in the event of their being again, left in a state of wild whood, without an adequate provision of their support, and of their appearing to be proper objects of the final, they may be again a limited to the benefits of it, under the same provision and limitation as on their original admission.

Fifthly. The pensions to widows, who may be admitted to the benefits of the und, shall be paid in advence half yearly, to themselves ar to their authorized agents. But the acknowledgment of the widow herself shall be taken for all sums paid in her behalf; and shall contain a solemn declaration that her cathe to one, including the pension received by her, does not exceed the sum of five hundred rupees per measure, it she be resident in India; or five lundred paid despet aunum, if she reside in Europe or elsewhere.

Art. XXV.—Widows who may be in India when admitted to the benefit of the fund and may subsequently return to Europe, shall, it trey have no me ms of paying for their passage to Europe, on this being established to the satisfaction of a general meeting of the subscribers, be supplied from the fund with such sum as, may appear requisite 28 passage money, in addition to the half year's advance of heir pension.

Art. AXVI.---If any subscriber to the fund shall die without the means of providing for his tamily, and shall consequently leave a child or children, born in wedlock, without an adequate provision for their maintenance and chi cation; and on the information, documents, or evidence which may be submitted in their behalf to the managers of the fund, it shall appear to the satisfaction of a general meeting of the subscribers, that they are proper objects of the fund, an altowance for their

maintenance and education shall be assigned from the fund, under the provisions and limitations contained in the following article.

Art. XXVII....First. If the child or children of the deceased subscriber shall be left without any provision from his estate or otherwise; the allowance for the education and municipance of each child, to be granted from the find, in India or in Europe, shall be, according to the age of the child as follows, viz.

Till five years of age, thirty rupees per mensem in India; or thirty pounds, per annum in Europe.

From the commencement of the sixth year, to the end of the eighth year, forty rupces per mensor in India; or sixts rounds per runnum in Parope.

From the commencement of the muth year, to the end of the eleventh year fifty rup es per mensem in Index; or eighty pounds per aground in Europe.

From the commencement of the twelfth year, sixty rupees per measurem in India, or one hundred pounds per measure in Lurope.

Secondly. It any provision be left by a subscriber for his child or children, or if, after his doubt, they shall at any time become possessed of property or income, by inheritance, bequest, or otherwise, but not such as to afford the sime specified for their education and many name conce; the allowances to be graved from the final small be such as, in account to the property or income possesed by them will make up the several spaces are vespecimely, a creding to their respective ages, and as tree may be resident in Italia or in I grope.

This rep. In the executed the property or income. In to, the child or children of a subscriber, it has denote or which new subsequently devolve to, or be in any wise acquired by them, leave near has to anoth the full amount specified, from their children and in automore, they will not be child to any allowance from the fund, and any allowance when any have been granted before such accession of property or accession, so in the discrete and.

Fourthty. The adoxymers general from the food, for the nonitenance and clue monor crists can, thill te partin advance half yearly, to their guardians or relatives, have the carried form, it to such persons as may be intrusted with the disbursement of the crists added from them, either by the managers of the fund in Treits, or excite the mass of the fund in Treits, or excite the mass of the fund in Treits, or excite the mass of the fund in Treits, or excite the mass of the fund in Treits of the purpose of ascertaining any accession of present, when would render the allowances from the fund liable to abreton into these consists.

Trackly. The proximum so made is in the fund, for the maintenance and education of female children, stail cases no their marriage, or on their being settled in any proximate set to be ment on the provision for male children shall cease on their length of the ment of the provision for male children shall cease on their length of the set of the ment of the first attaining the age of twenty of sets. Put made is terminate exceeded for bounded pounds, may be aport particularly the first one of the first order their children by the managers of the first length of the first order their children by the a sens, of the fund in England, if the some of the root case, or of the first constants.

Art. XXVIII. For class of who may be in India when a matted to the fund, and who may be sent to I is but for their education, who the concurrence of the managers, passage money, it requises, shall be supplied from the fired, not exceeding one thousand since rupers for each child. An allowince for passage money, not exceeding one bundled pounds, shall also be granted, it it appear necessary, for the return to India of any children admitted to the band, who, after completing their education of Furope, may return to India with the permission of the Honorable the Coart of Directors.

Art. XXIX. It being the true intent and object of this institution to provide for the widow and children of such only of the subscribers to it, as may not at after denise have property sufficient for the rubistonce and education their families; and it being the obvious duty of all persons who have families, and possess property sufficient to provide for them, to make a proper testamentary provision for them, it shall be requisite, in all cases of application being made to the

fund for assistance to the family of a decease I subscriber, that an authenticated copy of the will of the deceased, or if he shall have died intestate, that a full and authentic statement of any property left by him, and of the legal heirs there's he authinited for the information of the managers and sub-cribers. And it is hereby declared, that a general meeting of the latter, duly held according to the rules of the institution, shall have full power to reject the application for aid from the fund, in any instance wherein it may an entity it at a subscriber, leaving property at his death, has made an improper cerifical timber a disposition of his property for the benefit of his family, whereby they have been left without a provision, which it was in his power to have made for them.

Art, XXX.-1C is further hereby declared, that the resolution of a second general meeting to the subscribers to this fund, regularly held under the rules now established, or which may be hereafter established for it, and confirming the resolution of a former general meeting, shall be final and conclusive in all cases whatever.

Art. XXXI.—A subscription book shall be immediately opened for the signature of subscribers to the fund, and s'all be deposited at the General Treasity. The whole of the Bengal covenanted civit servants now in India, as well as all covenanted civit servants of the Company on this establishment, who may be teafter arrive in India, are nowined to become members of the institution; and, in token thereof, to sign the sebscription book; or to cause their names to be signed for them. Those who are now in India, and may subscribe to the fund, shall be considered subscribers to throat the 1st day of January, 1804. Those who may hereafter arrive in India and subscribe to the fund, shall be considered subscribers from the time of their unival at Port William, or from the commencement of any allowances receivable by them as exil servants of the Bengal establishment.

Art. XXVII.—Any civil servants now in India, who may not accept the invitation thus given to them to become members of this Lashtution, during the remaining period of the current year 1804, and any civil servants here due acriving in India, who may not accept the invitation given to them, withen six months after their arrival in India, shall not be afterward a functed as subservia is to the forth, without sufficient reason stated to the satisfaction of a general meeting of the subscribers. Nor shall they, if then admitted to become subscribers, be entitled to the benefits of the lund, without payment of the access of contribution which would have been payable by them if they had accepted the previous invitation to become subscribers, together with interest thereupon at the rate of ten per cent, per annum.

Art. XXXIII. All persons now in the Company's civil service on this establishment, as well as all persons hereafter appointed to this establishment, shall be at liberty at any time to withdraw their names as subscribers to the fund, and to discontinue their contributions; relinquishing at the same time all future title, on the part of themselves and their families, to the benefits of the institution, and forfeiting to the fund all sums that may have been subscribed by them. But persons withdrawing their names and contributions, during their residence in India, shall not be re-admitted as subscribers without sufficient reason, stated to the satisfaction of a general meeting of the subscribers, nor be entitled to the benefits of the institution without payment of the arrear of contribution, which would have been payable by them it they had not discontinued their original subscription, and interest thereupon at the rate of ten per cent, per annum.

Art. XXXIV.—The contribution of every subscriber to the fund shall cease upon his leaving India to return to Europe, and the consequent discontinuance of his allowances from the Company. But in the event of his returning to India, and again receiving allowances from the Company, he shall be required to renew his contribution from the commoncement of such allowances.

Art. XXXV .- If a subscriber to the fund, at the time of his retiring from the service to return to Europe, shall have contributed, by his previous monthly payments to the fund, the principal sum of five thousand sect rupers, or if, on his quitting the service, he shall pay to the fund what may be wanting to complete his contribution that amount; such contribution shall eatitle the family of the subscriber, on his demise, to the familits of the institution, and othe several provisions berein stated, or such as more be hereafter established, in like manner as a his death had taken place dury; his residence and actual subscription to the band or India. The family of any subscriber to the fund, who may die during his temperary absence from India for the recovery of his health, shall also be considered cuttled to the benefits of the fand, under the existing rules of it, what er such subsition may have contributed more or less than ave thousand so or rapers. In all other cases, if the deceas dimension of the continuous aid not have been in sectoral subscriber to the fund at the time of his death, and shall not have contributed five thou and sicea rupe s to the fund, it shall be at the option of the subscriber to admit his family to the beneats of the fund or otherwise,

At a general mating of the subscript Section 19. Colors of Fee We com, on Monday, the 28th Acid, 480 years of the constant successful 23d and 33d acts by difference with the new memory set, it is set to

Art. XXXII.—A given the real in the real market of rate endocided to the Carl Language of a care endoced to the Carl Language of the endoced that the care in the end to the Story for a care of the endoced to the end to t

Act, XXXIII. There is, the term to a compared by expanged, "But persons with demonstration of the control of th

Additional articles to the plan of the Civil Fund, agreed to by a majority of the subscribers and contained by the general quarterly meeting of subscribers held at the Accountant General's other on the 31st July, 1820.

Art. NLo-Art. XXXVI. XXXVII. XXXVIII. and XXXIX. of rule of the Bengal Civil Fund, are researched.

Art. NLL.—It a subscriber to the tand shall be dismissed from the service of the Honourable Company, he shall cease to be entirted to benefits of the institution, and, in the event of his death, his widow and children shall in like manner have no claim to the benefits of the institution. But on his dismissal, the amount of his actual contribution to the fund, without interest, shall be returned to him; unless his circumstances should be such, as would have wholly precluded him and his family from any hencit derivable from the institution, if he kad femained a member, in which case, he shall not be entitled to receive back any part of the amount contributed by him.

Art. ALII.—If a subscriber to the fund shall be suspended from the service of the Honourable Company, he shall, during the period of his suspension, cease to

be entitled in his own person to the hencests of the institution; but in the event of his restoration to the service, he shall be restored to his former right, to the benefits of the institution; and if such subscriber shall die during the period of his suspension, his widow and childern shall be entitled to the benefits of the institution, in like manner as it he had not been suspended.

By order of the Managers,

J. DWOLING, Secretary Civil Fund. Art. XLIII .- If a married subscriber to the fund shall, after the 1st day of January, 1823, proceed to Europe, otherwise than under medical certificate, and and as in incumbent up in the fund of the institution, it shall be optional with such subscriber, in order to secure to his family the benefits of the justitution, in the event of his death while absent from India, either to make up his subscription to the sum of sicea rupees 5000 agreeably to article 35, or to secure a continuance of the payment here during his life, of a monthly subscription to the fund at the average rate paid by the subscribers of the same year, standing upon the civil list; provided, however, that no subscriber small be permitted to to avail himself of the above rule for a period executing two years, from the date of his departure; nor will any subscription at the average rate be received after the expiration of that period; provided, tu ther, that in case the average payments above-described shall be discontinued for a period of one year consecutively, the same shall be held and deemed to be resignation and abandonment of the institution, and the family of the subscriber shall not have any claim upon the fund, upon payment of the arrears due, except up in good and sufficient causes for the omission being shown to the satisfaction of a general quarterly meeting of subscribers.

Art. XLIV.—" That from this date, 5th November, 1823, the allowance drawn from the fund by civil servants proceeding to Lurope on sick certificate be recoverable from them on their return to the service without interest by monthly instalments, not be schan three times the amount of their monthly subscription while out of employ, or receiving less than 1,000 rupees per measure, and not less than ten per cent, on their salary and other allowance when drawing 1,003 rupees

per measem or upward."

Additional article to the plan for the Civil Fund, agreed to at the general quarterly meeting of the subscribers, held at the Toon Hall, on Monday, the 30th April, 1832.

- Art. MAX.—In addition to the information required by the 29th article of the rules of the Bengal Civil Fund to be furnished to the managers before any allowance shall be granted from that fund to a widow; an oath shall be taken and subscribed according to such of the subjoined forms as may be applicable to the circumstances of the case.
- lst. If the widow shall not have any off-prings by the deceased, and shall not be possessed of any income such as may be derivable from personal property, except the oath to be taken, shall be according to the form. A as follows.
- I A. B. (of the age of years,) now resident at , the widow of C. D., formerly a civil servant on the Bengal establishment in the East Indies, do hereby, upon oath declare, that I am not at this time possessed of or entitled to any property from which I can derive the smallest income, with the exception of the personal property, of which a rough schedule is annexed; and that with the exception stated, my sole dependence for support is on the annuity to be granted to me from the Civil Fund of that establishment.

Sworn before me, ?

So help me God.

The above alfidavit is to be accompanied by a rough schedule of any personal property possessed by the widow, and of its estimated value, under the general heads of valuable plate, household furniture, equipages, &c.; but without any



more detailed statement, and skewing the estimated total amount possessed by the widow after payment of any debts for which such property may be liable.

2d. If the widow shall have any child or children living by her late husband, or if any child of his shall afterwards be born, and neither she nor they shall be possessed of any income except such as may be derivible from personal property, the oath to be taken shall be according to the form B as follows.

#### TORN OF PROPERTION B.

I. A. B. (of the age of years), now residing at the widow of C. D., formerly a civil servant on the Bengal establishment in the East Indies, do hereby upon oath declare, that the scal C. D. left surviving him one child\* named now alive and of the arc of years, (or if more than one child, their name can I several ages to be satted.) and that I am not, nor is the scal child (or childhen) at this true possessed of or entitled to any property from which I or the scal child (or childhen) can derive the smallest income, with the exception of the personal property of which a rough schedule is annexed, and that with the exception stated, my sole dependence and that of the said child (or childhen) for support is on the annualies to be granted to me and to the said child (or childhen) from the Civil Fund of that establishment.

Sworn betore me,

So help me God.

Here a schecule of property to be annexed, as in form A.

3 lly. If the widow shall possess or be entitled to any income exclusive of such as may be detable from personal property, then shall be substituted for either of the preceding forms - the form of eath C. as follows:

#### TORM OF DICLARATION C.

I, A, B, of the age of vears, clescrining her residence and naming her husband as better) to hereby, upon only declare, that the said D. C, left surviving him one child, state their several manes and ages is and that neither I nor may child (or children) above named are at this tion possessed of or entitled to any property yielding or capable of yielding a greater annual income than pounds studing; and I do further upon outsided like it is sources of the said annual income are truly state I helow, and that beyond the amount which may be thence derived, the sole support of involution of the said child (or children) is the assistance I expect to receive from the Civil Fund of that establishment.

Sworn before the. ?

So help me God.

Here state the sources from which such income may be derived.

Art, MANI.—Whatever legally disposable property, whether consisting of valuables, plate, household turniture, equipages, or other description capable of being made to yield an income, and whether real or personal, of which a widow may be possessed at the time of nex application for admission to the benefits of the Civil Fund, whether such property shall have been left to her by her husband or shall have been otherwise acquired, being in excess of the estimated value or amount of £2,000 (two thousand pounds) sterling, shall be regarded as an available source of income, and as such shall be taken into account at just valuation, or according to

If the child shall have been after the death of its father, the following words to be inserted after the word child

<sup>&</sup>quot; Born on (dated) and named."

the amount realizable by public sale, in fixing the allowance to be granted to such widow from the Civil Fund, the income derivable from such property being calcula-

ted at a rate of interest of 5 per cent, per annuin.

Art. XLVII. The declaration which by the 5th clause of the 24th article is required to be made helf yearly by velous who may be a limited to the fund, shall be according to the subjoined form D, and in case a willow shall have acquired subsequency, to the date of her admission to the benefits of the fund, a specification thereof shall be subjoined to that adhdavit.

#### TOUN OF DICINRACION D.

I, A. B. now residing at , widow of C. D., formerly a Civil Servant on the establishment of Bengal, in the East Indies, do hereby upon oath declarethat I have not in come possessed of any property or meome since the date when the annuity, was cranted to me from the Civil Fund of that establishment, except such as is below specified; and that my entire meome, including the pension received from that fund, does not at this time exceed Sa. Rs. or pound, sterling £.

Sworn before me, &c. &c.

So help me God.

Hear to be specified any property yielding, or capable of yielding an income since acquired, or it none acquired, to be so specified.

Art. XLVIII.—The matter, guardian, or other person, who may be in charge of any child or children entated to an announce under the several actueles of the 27th rule, or any other person who may be authorized to receive the same on account of such child or children, before he, she, or they shall be enabled to receive the annuity payable, or any pactition of, shall take and subscube, on oath according to be subjoined form E; or it such child or children shall have become entitled to any property yielding an income, the same shall be specified as provided in that form.

#### FORM OF DESTABLISH E.

I, A. B. (mother, guardian, or relative) of the child (or children) of C. D. formerly a Civil Servant on the establishment of Bengul in the Last Indies, do hereby make oath and declare that (here enter at full length the names and ages of the child or children of the deceased) a child (or children) of the said C. D. is (or are) at this time alive, and that to the best of my knowledge and belief he (or she) has (or they have) not (nor has either or any of them) to this day become entitled to or possessed of any a lditional property or incomes once the date when the annuity (or annuities,) was (or were) first granted to him (or her or them) from the Civil Fund of that establishment, excepting such axis below specified.

Sworn before me, ?

So help me God.

Here to be specified as in form D.

Art. XIIX.—The several eaths above required to be taken, shall be sworn to before a Justice of the Peace or other person competent to administer the same, and such affidavit shall be dated and signed on or subsequent to the day on which the annuity is claimable; and shall, in the event of such widow, guardian, or other person entitled to receive the same, being in Europe, be delivered to and left with the agents in London for the said fund, or if such widow shall be in India, it shall be delivered to and left with the managers and trustees of the fund for the time being.

By order of the Managers,

# Bengal Civil Zervice Annuity Fund.

#### REGULATIONS, AS SANCTIONED BY THE COURT OF DIREC-TORS.

1st. The subscribers shall, from the 1st of May, 1825, contribute, for the purpose of the fund, four per cent, of their salames, and all other public emplainents.

however denominated, compensation for travelling expenses excepted.

2nd. Should any sub-criber be engaged in In term provite business, and thereby voluntifuly exclude heaself from parties capley, his subscriptions to the fund shall coise, and in the event of his here ever be espirable to such private business, and resonant complex in the service, his select private may be reserted, but the intersening period suath not be reskered in the trace is covery to quality him to become an annuation; and this rule shall be capidly applicable to all persons now in the service, who may have to so, come, the area of the material and

3 d. The almost care too by the hope of the property and at 2

shalling therm, or, being 41,2 1stering.

4 h. The agranted sure of too is the sub-sub-sub-respect of the civil service 25 years, and a smalle of 3/22 years of first period on India, according to their semarity on the contribute let at the service, as a little the Control Directors, and the right of a clear a concern to be board by relacting a pre-cling year.

5th. The annumes shall communes with the first of Max in each year, beginning with the year, Police to a to say, should had a fire and of the soil official you willing his marries to be a considered at second to consider on the history of the fallowing sale of via second fall days at the element of each via respectively.

60%. At a convenience of I have nother closure execution, the manageor of thus fund shall in a construction in many a subment of not obsurrenties to sign mis then will a measure of course, to serve on the charts to be granted by the Fund, and in constituent second of the contract of section product shad be made to the a constitute beganning Calentin. It will, or course, be incumbent on members duly quality 13 to a carrantants, presents to beaving lindia, to empower one or mane new costs of Capita to act on their basis, and to communicate to the managers the nones of such agests.

7th. The following continue shall be regarded a chaving, a facily intimated. for the time to read to be united in the city of the c a requiremental to the section of the and on the organithm toply may be precived, as an extent and the left force are, water which to districtles intented to hargings by the control of the first and have specifically and finited to

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only. The read value of a same table factor of as above, shall be passed to a separate or so described a security may be their constraints and proprieted tunds, cold to the direct of this even rate in the senter direct payments in

gati-faction of automics.

10th. Should any subscriber, having to delt a fell continuously account less thro 22 years, and been a member of it to at all record on 25 years, to the from the service before the option of any animaly may devote on more he shall be entitled to the same in his proper tora, without any proment to the fund, cave what may be claimable under the following rule.

<sup>&</sup>quot; For list of Directors, vide Directory, part IX.

11th. Any subscriber, who may accept the tender of an annuity, shall be required, to entitle him to such annuity, to pay to the institution, previous to the date at which the annuity is to commence, the difference between one-half of the actual value of the annuity on his life, and the accumulated value of his previous contribution, in case the latter quantity shall be less than the former; these values shall be determined as below provided.

12th. Any member so choosing, may decline paying the differences defined in the foregoing rule, and shall, in such case, be entitled to an annuity duminished in proportion to the sum by which the accumulated value of his contributions is less than

one-half of the actual value of an annuity on his life.

13th. Any subscriber who may be dismissed from the Honourable Company's service, shall forfeit all right to benefit by the institution, and be entitled to no re-

fund of payments which he may have made.

14th. The interest of any subscriber who may be suspended from the Honorable Company's service, shall be in abeyance, but shall revive on his restoration. If he be permitted, (whether this permission be granted at the time of, or during his suspension, or at the time of his restoration.) to draw salary for the period of his suspension, then his contributions to the fund for that period shall be claimable, and the intervening time shall be reckoned as actual service; but if he be not allowed salary for the period of his suspension, then no contribution shall be claimable from him for that period and which, in that case, is not to be computed in the term of service necessary to quality lum for the acceptance of an annuity.

15th. The resignation of the Honorable Company's service is an essential condition to entitle an individual to an annuity from the institution, and annuitants will not be permitted by the Court to return to the service; it is, therefore, provided, that should any member fail, on or before the first day of July of the year with which the annuity accepted by him may commence, to comply with the said condition, he shall be considered to have forfeited his right to an annuity from the institution for that year. It is likewise provided, that when a member accepting an annuity, shall resign the service before the first day of July, but after the first day of the year with which the said annuity is made to commence, he shall, in such case, at the close of that year, only draw the annuity from the date of his resignation, a sum preportionate to the time intervening between the first day of the year and that date, being deducted for the benefit of the institution.

The fund is open for the subscriptions of all covenanted civil servants upon the Bengal establisment, including such as may be in England, and who have not either finally resigned the service, or protracted their absence from India beyond the prescribed term of five years; each civil servant now reading in India, shall be especially invited to join the institution, as shall those subsequently arriving, whether they be returning to the service, or newly appointed to the same, and the following shall be excluded from ever becoming members of the institution; viz. those residing in India, who may fail to signify in writing, their consent to join the institution on or before the 1st day of May, 1826, next; and those returning to, or for the first time arriving in the country, subsequent to the present date, who may commit a similar default within six months from the date of their return, or arrival in the country, respectively; provided, however, that no person not in India, nor on his passage thither upon the 1st of May, 1825, shall be entitled, on sub-equently returning to the country from England, to receive on annuity under the rules of this institution, except after residence in the country for the period of five years from the date of such subsequent arrival.

17th. The affairs of the institution shall be managed by a committee of nine, of whom four shall be ex-officio, the Chief Secretary to Government, the Accountant General, the Sub-Treasurer, and the Civil Auditor. The other five shall be subscribers, and elected at a general meeting. The members of the committee shall

be also the trustees for the funds of the institution.

18th. The Sub-Treasurer of Government shall, with the permission of the Governor General in Council, be requested to act as treasurer to the institution, and

the funds, as well as those set apart for the payment of annuities as those arising from the accumulation of capital, shall be deposited in the public treasury, subject to the direction and control of the trustees and managers of the fund.

19th. For the management in England of such affairs as the members cannot personally conduct, an agent or agents shall be appointed by the managers and

trustees in India, if such shall still be the wish of the service.

20th. The Committee of Managers, or the majority of the present at the meeting of five or more, or if less than five be present, any three members of the committee who may concur in opinion, shall be competent to decide, in the first instance, upon all matters relative to the receipts and disbursements of the fund, as well as generally upon all subjects connected with the management of the fund, and the due execution of the rules established for it, which, by such rules, may not have been expressly reserved for determination by the general meeting of the subscribers to the fund.

21st. But the decision of the Committee of Managers, in all cases, shall be liable to revision and control by the resolution of the subscribers, duly passed at a re-

gular general meeting.

234. The Committee of Managers, who may be appointed in the first instance shall be authorized to appoint a Secretary and Accountant to the fond, and to fix such allowance for him, preable from the fund, as they may concern adequate to his services. The other's so appointed shall act under the direction of the Comnatice of Managers, and shall also attend the general sectings of the subscribers. the proceedings of which and of the Committee of Minigers, and generally all papers apportaining to this institution, which will not be intrusted to the treisurer in India, or to the accuts in England, shall be kept under the charge of the Secretary and Accountant to the land, and shall, by application to liter, or the Committee of Managers, he open to the inspection of any of the subscribers to the fund.

23rd. All turne appointments to the other of Secretary and Accountant to the fund, as well as the appointment of inv other person, whom the manager may find. it necessary to employ for the due ex-cution of the trust committed to them, shall, in like manner be made, and their Blowance fixed by the Commutee of Managers, subject as in all other cases, to the central of the general meetings of the sub-

scribers.

2 th. In the event of any of the five managers, who may be elected annually, being subsequently remove I troop the possibility without any intention of returning to it during the ven of their election, it shall be communicated to the subscribers, at the next general meeting ; and in such instances, as well is in all instances of vaancy in the same to a monager, by death or otherwise, a new election, if it appear eccesary, shall take place for the unexpired part of the current year.

25th. A year of meeting of the subscribers shall be held at the Fown Hall, in Calcutts, on the first Monda, of the second month of every year, ( or as soon afterwards as the accounts can be made up and prepared for inspection.) to receive and audit the accounts of the preceding year, and to decide on any question which may arise or he referred. The Committee of Managers or any nine members of the in-titution may also converse a special general meeting at the presidency, by public notice in the Government Gazette, if at any time there shall be found occasion for it, provided that the days fixed for holding such special meetings, and the object of them be advertised at least six weeks before the same are held, for the general information of the subscribers.

26th. All questions proposed at the general meeting, whether annual or special, shall be determined by a reajority of three-fourths of the members who may either be present at such general meetings, or vote thereat by proxy; but the concurrent voices of nine members at least shall be requises to determine upon any question whatever ; and upon all general questions involving any increase or diminution of the rate of contributions now fixed, or any essential addition to, or after ation in, the original rules and principles of the institution, which are now established, all subscribers in India, who may not be able to attend the meeting in person, shall be allowed to deliver their sentiments and votes by a written communication, to be signed by them, and addressed to the channan of the meeting; provided, always, that no decision upon such questions shill be valid, or have any effect until sametioned and approved by the Court of Directors of the East India Company, to whom all parties, considering themselves a garacted by such decision, shall have a right of appeal, and the decision of the Court of Directors shall, in all cases be final.

27th. In discharge of annuty of 10,000 Rs, granted by the fund, the sum of £1,000 sterling shall be paid to the annutant through the Company's treasury in London, at the close of the year in which the annuty in 19 commence; the managers of the fund undertaking at this period, to pay over to the Government of Bengal of sum of 10,000 Rs, for each innuity so pay over the principles upon which the Company's contribution to the fund is to be regulated.

28th. The right of armitants to renve the annuity for any particular year,

shall depend on his having sortical that year.

29th. The actual value of an ananty on the life of any subscriber shall be determined by the table annevel bereto. The rates exhibited by this table shall be revised and altered by a decrease of a General Algebra, should experience and the fluctuation of interest suggest no necessity of such an arrangement; proyided, always, that any alteration therein shall not take continued in this bean sunctioned and confirmed by the Court of Directors of the East India Company, whose decision shall be final.

30th. To determine the accumulated value of the contributions of any subscriber, the Accountant shall keep separate accounts for each member, and these accounts shall be annually made up with the rate of interest allowed by the

Company.

31st. At the close of every third year the minagers shall, according to the annexed table, calculate the actual values of the greating annuages, and shall then compare the total of their values with the assets beinging to the appropriated funds of the institution; should those assets exceed in value the said total, the difference shall be critical to the circlical to the unappropriated funds of the society and be available for the purposes of the insetution; or the other hand, should the value of the said assets be less than the total atore oil, the dearency shall be supplied by a transfer from the latter fund to the former.

22d. An amounting, upon becoming such, shall be furnished with a formal certificate, declaratory of his admission to the articles, an fer the hards of not less than three of the managers of the fund. A employate of the certificates must be furnished to the Bengal Government, and forwarded to the Court of Directors in

Landon.

Calcutta, 1 t October, 1835.

At a meeting of Civil Servan's, subservices to the Ann. it is Fund, held, pursuant to no new at the Torn Hall, it Find in The March, VA.

Mr. James Paulo was called to the chair and carl a leave from Mr. Officiating Secretary Bushley, dated 30th December last, with caclosines. On the motion of Mr. H. M. Parke, the proceedings of the special general accuracy held on the 26th August, 1933, and 28th October last, were lart lower on the table.

Mr. II. T. Prinsep then proposed the following resolutions :--

That it appears to this meeting that the value of each country will be increased under the condition of paying it for the broken period of the year of decease, by a sum equal to the present value of a payment of £500 (half a year's annals) to be made at the end of the period assumed, in the table annexed to the printed rules, for the duration of the annulant's life.

That upon this calculation the total value to be added to the valuations of the table for the annuities granted under the rule proposed will be the annus entered in the annexed statement, and the proportion of fine to be contributed on retirement will consequently be the half of each, as stated in the adjoining column of the same statement.

That in the event of the adoption of the rule suggested, by which the annuities will be made payable to the date of the annuitant's decease, it will be necessary to translet to the appropriated fund of the institution a sum in each instance equal to the value of a future poviment of \$\mathbb{C}\$ D or sick a rupees \$5,000, computed for the age of the annulant according to the above soile.

That in like manner if the annuities of £1000 be paid quarterly instead of as at present at the close of the very, the defective of value to the fund will be nine months' oncest on the first quarterly payment of £350 plus 6 months' interest, on the second plus 2 months increast, on the third arithmy on the assumption of 6 per cent, for the rate of interest £22 10 or £25 Sa. Respectanium.

That the value of an reldered arounty of this amount according to the tables of the institution will be as colored in the specific Lable.

That if this civentize take vise be concaded to the service by the Hon'ble Court of Directors as may contidently be anticopered, there will be similar used to be transferred to the appropriated lands of the institution an additional sum computed for the life of cash a maximilant the research substitution of table.

That it appears to the meeting to be very describe to a retiring servants should be enabled to the annuales provide quittedly and continued to the date of decease; and, it contrary to expectation, the representation of the Crist Servants soliciting these amongst of beauty violent to any iditional previous he not acceded to by the Houble Court of Deceases, the members of the general will still consider it an advantage, it coveres to provide I beauty by the Houble Court of Deceases, the members of the general will still consider it an advantage, it coveres to provide I beauty of the advantage to be transferred to the expert of the Landau to be transferred to the expert of the Landau to the coveres the expert of the court of the still covere the expert of the exper

transfered to the research of the Capacilla to recently a reason memorial.

But that the research health is taken to solve the attention of the Honble Control the research vote and a formation of the religious, either by increase of fine an increase them, when their is necessary and the provide for both objects without the research of the research

There can be given a market transfer by melamp to the 30th April last, the surplus in hard out a digretion of the first and a form of the propositive can ultimose the first of some market 27,12,20th. The interest of which sum alones more than sufficient type of for his objects.

That it will require to be consistent in our or the cubes proposed be adopted whether or not to extra this be directal, payment of the annual violate of decease, and the faction of contractal payment quarted by to extrangamulants or to make either or better a properties only and give the binefit of them exclusively to future and to?

That upon a constant many the thirty four in underly the total sum to be added to the upon, and a many of the land, an order to cover a conversion of them into pensions payable to to delete of detects will be some rapers 71,830.

That the further sum to be were the Landsder to convert the same annualies in-

to pensions pasable by the quarter will be rugger 63,514.

That is be shown that to the Heavah. Court to moved that these further appropriations accordingly as they may dot runne in report to the alimismos or otherwise of the annual into the bench of the rules, and will a gratuitously or on contribution the proportionate value of the advantages, even.

That the Commutee of Managers of the recovery by requested to prepare rules transcion the principal subspicies of the relative same may be subsmitted for the computer of the service at large, and eventually forwarded to the Howhile Court of Directors with a suitable representation.

The above resolutions having been read and submitted from the chair, Mr. Mangles proposed the following amendment to be substituted for them:

That since the Hon'ble Court of Directors could not have been aware at the date of their dispatch to the Government of Bombay dated the 10th June last of

the prayer of the memorial submitted to them under date the 25th September last, or of the tenor of the propositions laid before them on the 26th August last, thus meeting, anticipating a favorable result to these applications, does not consider the service to be in a position to discuss the question of a continuance of the abnuties to the date of death as proposed, for their onsideration in the present dispatch of the Honorable Court.

The amendment being seconded by Mr. Colvin, was put from the chair, when the votes being equal in number for and against it, the amendment was not carried. The original resolutions being then put to the vote, were carried by a majority consisting of nine members present at the meeting.

The votes by proxy addressed to the chairman of the meeting (7 in number) being opened, were in tavor of the question, none were in favor of the proposition to postpone the consideration of it.

The thanks of the meeting were then voted to the chairman for his able and impartial conduct in the chair.

Rules prepared by the Committee of Management in conformity with the above proceeding.

Ruts 33.—In modification of the 28th rule of the institution it is hereby provided, that from and after the 30th April next ensuing, annuaties will be granted to returing members of the service, emitted to and claiming the same payable to the date of decease, on their intering into a written engagement, binding themselves to pay if so required by the Houbble the Court of Directors, a sum equal to half the value of the benefit derived under this condition. The computation of the said value will be made according to the annexed table, unless otherwise ordered by the Hon'ble Court of Directors, to whose correction the calculations are subject.

N. B. This rule, if a similar one be adopted at the other presidencies, may be at once carried interffect, the calculations, Sec. being subject to the correction of the Court of Directors. Vide letter to Bombay Government, dated 10th June, 1833, towards the end.

For every annuity made payable to the date of decease under the above rule a sum equal to the discount value of the additional payment stipulated as entered, in the table annexed, or in any corrected table that may be substituted for the same in the Court of Directors, shill direct such substitution, shall be transferred in the accuounts of the institution to the head of appropriated assests, in order to cover the additional charge to the fund arising from such payment.

Rule. 34.—In further modification of the 28th rule above referred to, it is hereby provided, that from and after the 30th April, 1835, annuities will at the option of retiring servants be given payable either as at present at the close of the year or quarterly, after each three months of the year. Provided, however, that for every annuity made payable quarterly, an additional sum equivalent to this advantage computed according to the table annex ell, shall be transferred to the head of appropriated funds in the accounts of the institution, in order to cover the additional charge to it from this alteration in the mode of payment.

Note.—This rule will require to be passed and submitted for the approval and confirmation of the Court of Directors before it can be carried into effect. If the Hou'ble Court require retiring servants to pay for the benefit conferred by it, they will add a clause to that effect.

J. P. GRANT, Secretary.

# Acgulations of the Bengal Military Fund.

ESTABLISHED IST NOVEMBER, 1824.

REVISED 14T JAN. 1837.

#### SECTION 1.

#### Admission of subscribers.

ART 1. The following description of persons, and they alone are eligible to be subscribers to the Bengal Mulitary Fund :-

Officers or Cadets in the military service of the Honorable lst. Company under the presidency of Fort William.

2d.

Chaplains of the Bengal establishment.

Others of the Bengal Medical establishment. 4th. Others of the Bengal establishment on the retired list,

Aur. 2. Individuals of the prescriptions unumerated in the 1st article, who hitherto have not become subscribers, shall only be admissible on the following

lst. That the application for a limission be accompanied by the certificate of two surgeons, that the person desiring to subscribe is then, to the best of their know-ledge, in good health. This certificate being confirmed by the declaration to the same effect, from the person so applying to be admitted. Applications from married officers being also accompanied by a certificate of their marriage.

That donation and arrears of subscription, according to the rank at the time of admission, be paid with compound interest on those sums accumulated half yearly at the rate of eight per cent. per annum. The arrears to commence from the date of the institution of the fun I, or from the entrance of the person into the service, if

subsequent to the institution of the same.

ART. 3. A subscriber withdrawing from the fund, forfeits, ipto facto, all claims to its benefits, as also the amount of his donation and subscription, and all other sums which he may have paid up to the period of his secession. Should be afterwards be degrous of again becoming a subscriber, he will be admissible on the same terms as a new subscriber, as described in the 2d article. Note.-This article is applicable to voluntary sub-ribers only,

Aar. 4. Subscribers who may retire from the service on the prescribed pension of their ranks, or in ill health before entitled thereto, or who may return, permanently, or upon furlanch, to Europe, shall not forfest their title to the benefits of the found, provided they continue the regular payments of the monthly subscription of their ranks, agreeably to the rates laid down for each rank in table No. 2.

ART. 5. Subscribers not in ill health retning from the service before they are entitled to the full pension of their rank shall not torfeit all clause on the institution, provided they continue to pay the Indian rates of subscription of these

respective ranks.

Ant. 6. Officers are permitted to subscribe according to army rank, furnishing the prescribed certificate of health, subscription and donation, as in every other case, being calculated from date of such rank. - Under this rule, madical officers may subscribe as Captains after 15 years' service.

#### SECTION II.

Donations and subscriptions to be paid to the Bengal Military Fund.

ART. 7. All subscribers to pay a donation or premium on entering the find, agreeably to the rates specified in the accompanying table No. I. and shall slee. allot for the support of the fund, as long as they shall continue subscribers, the monthly same specified in table No. 11. agreeably to their rank, whether is ladie or Europe. The subscriptions of cadets to be calculated the rank of energy.

TABLE I.

Amount of the Premium or Donation payable by the different Ranks.

ı	Married.					Unmarried.									
i	On joining the Insti- tution.				On joining the Insti- tution.			On Pro-			On Marri				
	Rs.		1	Rt.		Rs.		Rs.		_	Rs.				
Col. and 18 Surg. Ist	3480	0	0	579	0	0	700	0	0	140	0	0	3130	0	0
Lieut. Col. and 18 ditto 2d ditto	2001	0	0	514	0	0	560	0	0	140	0	0	1721	0	0
Major Chap. and 18 ditto 3d ditto \$	1162	0	0	414	0	0	420	0	0	120	0	0	952	0	0
Capts. and Surgs Lieuts. and Assist. >	556	0	0	364	0	0	300	o	0	120	0	0	406	0	0
Surgs	360	0	0	120	0	0	180	0	0	60	0	0	180	0	0
Cornets, 2d Lieuts. } and Ensigns }	240	0	0	0	0	0	1 20	o	0	0	0	0	120	0	0

TABLE II.

Amount of Monthly Subscriptions of the different Runks.

	IF IN INDIA.						IF IN EUROPE,						
	Unmarried.			Marr	ied.		Unmarried.			Married.			
	Rs.	A.	P.	Re.	A.	P.	£	1.5	d.	£	1.	<u>  d.</u>	
Cels. and 18 Surgs. }	25	0	0	50	0	0	1	10	0	•3	0	o	
Lieut. Cole. and 18 ditto 2d ditto \$	18	0	0	36	0	0	1	0	0	2	0	0	
Major, Chap. and 18 ditto 3d ditto	14	0	0	28	0	0	0	16	0	1	12	o	
Capts. and Surgs	8	0	0	16	0	0	0	10	6	1	1	0	
Lieuts. and Amintant	5	0	0	10	0	0	0	6	6	0	13	0	
Cornets, 2d Lieuts.	3	0	0	8	0	0	0	5	3	0	10	6	

<sup>4</sup> In all cases when the difference of age of the husband exceeds that of the wife 15 years, the denotion to be increased to per cent; when 26 years 15 per cent, when 25 years 20 per cent; when 20 years 35 per cent; and thereafter in a similar proportion.
Most.—Subscrib an psying regal or denotified by 13 inclaiments pay interest at 4 per cent.

ART. 8. The following rules have effect from 1st January, 1837 :---

Fürst.—All Members who have served 32 years may subscribe as Colonels, all who have served 27 as Lieutenant-Colonels, all who have served 12 as Captains, and all junior officers as Lieutenants.

Second. -- Medical officers may subscribe as Colonels after 27 years' service, as Lieutenant-Colonels after 22d years, as Majors after 17 years, and after 10 years

as Captains.

Third.—Chaplains may subscribe after 15 years as Lieutenant-Colonels, after 20 years as Colonels.

Fourth —Admission to subscribe in the next higher rank, to which his service may render an officer eligible, shall depend on the payment of the increased donation within the period prescribed by regulation X, of the existing rules. Further, the claim must be made within 3 months, if he be in India, or if at home, within 12 months from the date of these 5 new rules, we seem the completion of the quilifying service.

Fifth.—If the privilege to subscribe in the next higher rank be not embraced within the above periods, the application, whenever subsequently made, must be accompanied by a health certificate, and compound interest at 8 per cent per annum shall be charged upon the additional donation and arreats of subscription accumulated half-yearly (as by article 2 of the existing rules) from the date of these

rules taking effect, or from the completion of the qualifying service.

Ant. 9. Subscribers may redeem by a single payment the periodical subscription exigible under article 7, the equivalent sum being determined on this principle.

The amount of yearly subscription shall be multiplied by the value of an annuty of I on the subscriber's life according to his age, that value to be taken from a table of which the following is a specimen. On promotion the subscriber will be hable to pay difference of donation and to pay or redeem difference of subscription.

Aos. per month	VALUE OF ANNUITY. pre sunum.						
25	9 12 5						
30	994						
35	9 4 1						
40	8 15 0						
45	886						
50	808						
55	780						
60	639						

Aux. 10. Subscribers on promotion shall be required to pay the difference of donation between their former and increased rank, as married or warnarried, agreeably to the rates specified in table No. I., whether in India or Europe.

Ant. 11. The donation may be paid at once, or by monthly instalments not exceeding twelve, at the option of the subscriber; in failure of which all claims shall be forfeited upon the fund, either for himself or widow, unless the amount be paid with interest at 12 per cent, per annum from the day of admission.

Anr. 12. Monthly subscriptions of subscribers shall be paid within four months after they become due, on pain of exclusion from the society, or forfeiture of double the arrears of subscription, except, satisfactory reasons can be assigned for the delay of payment. Officers authorising their paymasters to deduct their subscriptions from their monthly pay, shall not be subject to the above penalty; but shall arreptheless be responsible for the arrears, in case it shall appear, that the Paymaster has neglected to make the proper deductions; if payment be then refused, the name to be struck off, if the party entered the service before Subscribtion was made complusory. arrears which may be due the Fand by a subscriber at the time of his death, will, if not discharged by the paymaster of the corps to which

the deceased was attached, or by his executors or agents, be deducted from the pension of his widow.

Agr. 13. All subscribers marrying after their admission into the fund, and who may be desirous that their widows should possess claims to the eventual benefit of the fund, are required to inform the Secretary of their marriage, and unless this information be given, and payment of the additional douation made within six mouths efter such marriage, the subscribers shall be required to pay double the amount, with interest.

Ast. 14. Subscribers who may be prevented from drawing pay from a temporary cause over which they had no control, such as captivity, or furlough extended on inedical certificate, shall, during such perior, be exempted from the payment of monthly subscription, without forfeiture of the rights of the subscription; but on the removal of such incapacity, and upon the receipt of pay, the arrears is to be made good within six months. But if the incapacity to pay proceed from any other cause, dependent upon the choice or conduct of the individual, such as furlough extended on private affairs, or any penul suspension from rank and pay, not only shall the arrears so accummulated be paid up within the above term, but compound interest charged on the amount.

#### SECTION III.

#### Benefits derivable from the Bengal Military Fund.

Ant. 15. The benefits derivable from the Military Fund are twofold.

1st. Such as are granted by the regulations to subscribers while living.

2d. Such as are granted to widows of deceased subscribers.

Ant. 16. The benefit granted to subscribers while alive, are considered personal, and subject to the decision of the Directors for the time being, who will be guided in their decision on each claim by the regulations of the fund, except when they have reason to entertain doubts with respect to any such claim; it will in such cases be their duty to call for further information from the claimant; and if this information should not be satisfactory to the Directors, they are authorized to withhold the payment of the claim.

Ant. 17. A subscriber of whatever rank who may proceed to Europe on sick certificate, and who may not be allowed passage-money from Government, shall be authorized to apply to the Military Fund for the sum of Rs. 1,567-9-1 to defray that expense, provided his application shall be accompanied by a sincere and solemn declaration that he does not possess the sum of Rupees 5,000, or property of any description to that amount; and also shall be entitled on his return to India to receive from the agents in England, the sum regulated for the outward passage, on the production of a similar declaration.

Ant. 18. A subscriber so proceeding to England on sick certificate, shall be authorized to apply for the farther sum of rupees three hundred for his equipment, his application being accompanied by a solemn and sincere declaration of his not being possessed of the sum of rupees 2,000, or property of any description to that amount; but no allowance will in any case be made for equipment to a subscriber returning to India.

N. B. The benefits held out in the two preceding articles should be applied for, when claimable; and no claim will be admitted, which is not preferred within

12 months from date of furlough.

Ant. 19. Subaltern office proceeding to England on sick certificate, who shall make a solemn and sincere declaration that they do not possess from any source (exclusive of pay) an income of £50 per annum, shall be allowed that sum

•	Colonel	209
	Lieut-Colonel and Major	150
	Captain	185
	Subalterns.	110

annually, during the period of receiving English pay on furlough. The declara-

Agr. 20. It having, however, been decined necessary to set limits to the claims for gratuitous passage money, equipment allowance, and income to subscribers proceeding to England on sick certificate, no subscribershall consequently be ensitted to this indulgence more than once in eight years, reckoning from the renewal of Indian subscription.

Ant. 21. Subscribers proceeding to England from any place not under the presidency of Bengal, shall be entitled to the personal benifits which have been above enumerated, provided they shall have compred with the local regulations, and shall make immediate communication of the circumstances to the Directors of the fund.

Art. 22. The second class of benefits, namely, those granted to widows of deceased subscribers, are absolute, not dependant on the decision of the Directors, but controlled solely by the regulations of the matitution.

Ast. 23. The widows of deceased subscribers shall be entitled to receive the annuities specified in the annexed table.

TABLE.

Shewing the amount of pension to widows (during their widowhood) of each rank.

	1	la Inc	ia	In England				
• •	Rs.	4.	p.	£	١.	d.		
Widow of a Col. and 18 Surgs. 1st Class. LeutCol. and 18 ditto, 2d ditto Majors, Chaps. and 18 ditto, 3d ditto Capts. and Surgs Lieuts. and Asst. Surgs Lostgus, 2d Lieuts. and Cornets	190	11 0 5	5 6 7 9 1 8	312 273 205 136 102 81	3 15 6 17 3 5	9 0 3 6 9		

Provided that nothing contained herein, or in any other part of these rules of the institution, shall be considered to entitle to the benefits of it any willow who may have been legally divorced or separated from her husband for adultery, or who at the period of her husband's demise, may have quitted his protection, and be living in a state of notorious adultery, though not divorced or separated from him by law, or who subsequently to her husband's decease may be living in a notorious state of incontinence.

Ant. 24. If a widow pensioner on the fund marries, her pension is to cease during her coverture; but in event of her again becoming a widow, she shall be re-admitted to all the benefits she may have enjoyed from the fund during her first widowhood, in like manner as if she had not re-married; but subject of course to all the limitations and conditions prescribed by the regulations in the first instances. If the second husband shall also have been a subscriber to the fund, the widow will receive however only one annuity, taking that which may be the greatest, that is to say, according to the rank of the first or second husband, whichever may be the higher.

Agr. 25. Every widow henefitting by the Military Fund, and not provided with a passage to Europe at the expense of Government, shall be entitled (for one passage outy) to an allowance of rapees 1,567-9-1, the claim to be determined by the following rule:—

If the money possessed by a widow exceed the sum of 12,000 Rs, the same being available for immediate expenditure and entirely at her disposal, she shall not be entitled to the benefit of passage-money. In the manner, although not immediately

available, nor at her disposal, if the yearly interest of such money exceed the sum of £68-8-9, the claim to passage-money will be disallowed.

Aut. 26. Should the fund, however, at any period fall short of the demands upon it, so that the annual income will not defray the amount of the annuities and other claims, then it shall be in the power of the Directors, after subscription to the army, to make a proportionate deduction from the annuity of each annuitant, excepting always the present annuitants of the Bengal Widow's Fund, and from the payments to other claimants above the rank of subaltern, until the state of the fund shall afford the means of camplete pryment; when, if a surplus income exists, the arrears shall be made good from the amount of surplus, but not otherwise.

#### SECTION IV.

#### General Regulations.

Ant. 27. The Bengal Military Fund is to be administered by a President and twelve Directors, to be chosen annually, on or about the 15th of January, by a general meeting of all subscribers who may be present at the presidency. Subscribers who may be absent from the presidency may vote for Directors by proxy, on addressing to the Secretary letters containing the names of the persons for whom they wish to vote, or by transmitting such names under their signature to the general meeting by the hand of any other subscriber. The Directors who shall be found duly elected shall then choose their president from among themselves. The precise day and place of meeting shall be notified by the President, in the Calcutta Gazette at least two calendar months before hand.

Ast. 28. At the annual meetings the accounts of the fund and proceedings of the Directors for the past year, shall be laid before the meeting, for inspection and approval by the subscribers present, who were not of the direction; after which, the meeting at large will proceed to choose Directors for the ensuing twelve months. The accounts to be published for general information.

Ann. 29. The Directors of the past year are eligible to be re-elected

Ast. 30. All subscribers, who may have contributed to the fund by paying donations and subscriptions in their respective ranks, during six continued months before any meeting, are entitled to attend to examine the accounts and proceedings, and to vote for Directors.

Aux. 31. In the event of a vacancy in the office of Director occurring, in the intermediate period between two annual meetings, the Directors may choose a successor from amongst the subscribers at the presidency, who may be eligible to the office.

ART. 32. On occasion of any particular and important business which may necessarily require the opinion of the society at large, special meetings will be called of the subscribers at the presidency (others voting by proxy) as provided for in article 26. Or if any alleged mismanagement, or other emergent cause should occur to any twelve subscribers to require the notice of the society at large a special meeting shall be summoned by the President on the written requisition of such twelve subscribers under the forms above prescribed.

Agr. 33. The Directors shall have a Secretary chosen by themselves, who also shall be an Accountant, with an establishment upon such allowances as abalt

be deemed adequate to the respective duties.

Ant. 34. The Secretary will be expected to have an office at his own residence for the accommodation of the meetings of the Directors, for the preservation of the records, and for the purpose of affording access to the officers of the army at

large to the books of the institution.

Ant. 35. The Directors of the fund will hold regular mouthly meetings; but no meeting of the Directors consisting of a smaller number than five, shall be competent to the transaction of business; and it will rest with any Director, or with the Secretary, to represent the occurrence of such necessity to the President, who will convene a special meeting within ten days from the date of his receiving the application; but no special meeting shall be called with the view of reconsidering resolu-

tions which may have been already adopted by a former meeting of Directors, unless at the requisition of a number of Directors greater than that which attended

such meeting.

- ART. 36. The Secretary will invariably lay before the Directors, either at the regular or special meetings, all letters that may have been received by him since the last meeting. Minutes of the proceedings of all meetings will be recorded and authenticated by the signatures of the Directors present. The Secretary will also submit to the Directors who attended, drafts of all the letters which in those meetings he may have been desired to write. Letters demanding an immediate answer. when such may be of an ordinary nature, may he replied to by the Secretary. without waiting for a meeting of the Directors; but every letter proposed to be diepatched by the Secretary, must previously receive the special vanction of one Dia rector, signified by his initial to the drafts, which will be sent to him for consider-
- ART. 37. The Secretary will keep the set of books in use in the Military Widows' Fund under instructions which he may receive from time to time from the Directors of the fund.

ART. 38. The books and correspondence of the fund shall be at all times open

to the inspection of subscribers,

Art. 39. When any new regulation shall appear to the Directors to be advisable. such regulation shall be circulated to corps for consideration, and the affirmative or negative of the majority of individual votes (to be ascertained at the expiration of four months) shall decide its adoption or rejection.

- ART. 40. If any subscriber or claimant on the fund shall be desirous to appeal from the decision of the Directors to that of the subscribers at large, upon any subject which may not be specifically defined by the regulation, such appeal, provided it to be approved by three Directors, shall be referred by the Directors, and decided upon in the manner prescribed in the preceding article, and the decision on such appeal, or that of the Directors in cases not appealable, shall be final in all cases whatever; any further agitation of the question by a process of all or otherwise, being deemed in itself to be an absolute forfeiture of all claim on the fund.
- Any, 41. When a reference shall be made to the subscribers at large respecting either proposed regulation, or an appeal, the result of such reference shall be communicated to corps for the information of subscribers.
- Ant. 42. Generally all payments due from the fundare to be made half yearly in England, and monthly in India; but in cases when pensioners or claimants on the fund are about to embark for Europe, all arrears are to be paid up to the latest date practicable.
- Any, 43. Any arrest which may be due to the fund by a subscriber or by an anguitant who may have received an overpayment, loan or advance, shall in all cases be deducted from the first payments to be made from the fund to the person owing such arrear.
- Ant, 44. All income derived from the Bengal Military Fund is declared to be unalienable, and the fact of attempting the altenation of such sucome in any manner. or under any pretence, shall be deeined in itself a forfeiture of all future benefits from the fund.
- ART. 45. If a subscriber who may be dismissed from the service, by a Court Martial or otherwise, shall afterwards be restored to the service, he shall be re-admissible to the fund on payment of the arrear that may have accumulated with compound interest thereon, in the same manner as if he had suffered only temporary enspension.
- Aur. 46. All property belonging to the Military Fund at any period shall be invariably verted in the Honourable Company's securities, with exception of a small balance to meet current expences, and monthly pensions.
- Azr. 47. The business of the fund in Europe shall be conducted through the agency of Sir Charles Cockerell, Bart. and Co., who will from Time to time receive the necessary instructions for their guidance and to whom such applications will be preferred as cannot with equal convenience be submitted to the Directors of the iand in Ladia.

#### APPENDIX.

Ne. I.

Form of certificates of health to accompany the applications of an officer to become a subscriber.

Section 1st, Article 20.

We, the undersigned medical officers of His Majesty's or the Hon'ble East India Company's service, (as the case may be), do hereby solemnly and sincerely declare that we have carefully and personally examined into the state of A. B.'s health, and that we pronounce him free from any bodily complaint of a dangerous tendency and believe him to be a good life.

(Station and date)

C. D. Rank, corps, E. F. and service.

1, A. B., hereby solemuly and sincerely declare that the contents of the above certificate are in all respects true to the best of my knowledge and belief; that I have disclosed to Messes. C. D. and E. F. every thing relating to my health and constitution, and that I do believe myself to be perfectly good life.

constitution, and that I do believe myself to be perfectly good life.

A. B. (Rank, corps and date.)

Signed and declared in my presence, this Station or camp.

A. B. (Rank, corps and date.)
day of 18 at

G. II. (Rank)
Commanding at camp or station,)

No. II.

Form of declaration to accompany the application of an officer for possage money.

Section 3D, Auticle 1771.

I, J. K., Captain Regt. N. I., do hereby solemnly and sincerely declare that I do not possess the sum of rupees 5,000, or convertible property t of any description which can raise my means above that limitation, and being on sick certificate to Europe, agreeably to my furlough as published in G. O. of the

I claim from the Military Fund the sum of rupees 1,567.9-1,

under article 17 of the regulations.

J. K.

(Station and date.)

Captain Regt. N. I.

No. 111.

Form of declaration to accompany an application for equipment allowance.

Section 30, Anticle 17th.

I, J. K., Captain Regt. N. I. do hereby solemnly and sincerely declare that I do not possess the sum of rupees 2,000 in money or convertible property of any description, which can raise my means above that limitation, and being on sick certificate to Europe, agreeably to my furlough as published in G. O.

of the I claim from the Military Fund

he sum of rupees three hundred, under article 18th of the regulations.

(Station and date.)

J, K. Captain

Regt N. I.

No. IV.

Form of declaration to accompany the application of an officer for income allowance.

SECTION 3D, ARTICLE 19TH.

I., J. K. Regt. N. I., do hereby solemnly and sincerely declare that I do not possess from any source (exclusive of pay) an income of £50 per annum, and

† By convertible property is meant horses, houses, plate, and such articles as are usually said by persons proceeding on feriough. Wearing apparel and other requisites for comfert and convenience not decreed convertible.

<sup>&</sup>quot;In cases where it as not practicable to obtain the counter signature of a second medical effect within a reasonable distance, the same should be noticed at the bottom of the cartificate by the modical officer affectibing it.

that I claim that sum yearly from the Military Fund, under the regulations of that institution (article 19th,) for my support, being on sick certificate to Europe, agreeably to my furlough, as published in G. O. of the

J. K.

(Station and date.)

Ragt, N. I.

#### No. V.

Form of declaration to accompany the application of a widow for passage manay.

Section 3n, Author 257n.

I do solemnly and sincerely declare, that, with the exception of the pensions to which I am entitled from the Military Fund and Lord Clive's Fund, I am not possessed of, nor have any interest in property of any description, or from whatever source derived exceeding the value of rupees and exclusive of the abovementioned pensions, my entire income will not exceed rupees of £

### Ring's Melitary Fund.

Regulations of a General Military Fund, for the benefit of undous and children of deceased officers in His Mayesty's Service in India, established in 1820, and revised in 1827.

Under the protection and countenance of the Most Noble the Marquis of Hastings, Commander in Chief in India, the above named fund was established in the year 1820, for the purpose of sending home, in comfort and respectability, the families of deceased officers in His Majesty's regiments, serving in India, who may have been left destitute; and of preventing the painful and degrading practice of appealing to the public for subscriptions on such occasions; and also, of providing relief in such cases as may require it, until they can be conveniently sent home.

It having since being found advisable to make some alteratious in the rules and regulations then established, the following revised regulations, passed with the general consent of the officers of the army, have been approved of by His Excellency the Right Honorable Viscount Combremere, Commander-in-Chief in India, who has been pleased to become patton to the institution.

lst. That the Committee of General Management formed at Calcutta shall con-

The Major-General, commanding the presidency division.

The Adjutant General of His Majesty's forces in India. The Quarter Master General of His Majesty's forces in India.

The Inspector of Hospitals.

The Commandant of Fort William.

The Amistant Adjutant General of His Majesty's forces in India.

The two senior officers of His Majesty's regiment quartered in Fost William.

The senior Subalterns of ditto.

Commandant of the depôt at Chinaurah,

The Military Secretary to the Commander-in-Chief.

The Major of Brigade of His Majesty's forces.

The Paymester of His Majesty's Troops, and

The Paymaster of His Majesty's Regiment, quartered in Fort William.

2d. That a sub-committee for inquiring into all circumstances connected with this fund, and acting under the general committee, shall be formed at Madras and Bombay, composed as follows:—such officers being subscribers

The sineor officers of His Majesty's army at the presidency.

All officers of the General Staff.

The two source Officers of His Majesty's regiment, stationed at the presidency. The two senior Subalterns of ditto.

And that the Major of Brigade or King's Troops may be good enough to act as Honorary Secretary

3d. That mery officer shall pay wonthly according to his rank, as specified in the margin.

te tre mertin	
*STAFF	
Commander in-Chief.	
General officer.	
Adju ant General, Quarter Wester Ge	
meral, inspector thespitals, Ministry Sc >	•
norm, Inspector Auspitals, Manary Secretary in Beneal,	þ
Deputy Adjutant General, Deputy , 5	
Deputy Adjutant General, Deputy . Quarter Master Goner 1, Deputy Popul	
tor of Hospitals. Autitary Servetors &	
Madens and Bombay	
Amstant Adjutant General, & April 2	
Winning withing Ocheral, or when &	
tant Quarter Master General,	
Majors of Bagade and etna et dl.,	
REGIMENTAL.	
Lieutenant Colores, at commanding	
sta ion or coros, 2 - xt a.,	
Mapers, (dato date)	
Capta na,	
Paymesters, Surgeons and Admiants	
Paymeners, Surgrounding infinants ., 5	
Lieuten aft Assistant Surgeous and	
Quarter Mosters,	
Cornets, Ensigns, and Vetermary Sur !	
geous.	

4th. That the pay-masters of corps shall be authorised and required to make those deductions mouthly, and shall regularly remit the same to the agents of the hore's Military Lund, Messis, Furguson and Co., Calcutta.

5th. All married officers shall subscribe to the fund within three months after judging their regulators or stations, and backetors within three months after their marriage; any others in electing

s so to do, shill at no future time be admitted as a subscriber, dole-s by the sanction of the Coner I Committee, al-

ways paying up arrears from the oute of this joining or marriage, as the case may be; or, it in India at the time, from the date or the revision of these regulations, list August, 1827.

6th. That in order to obviate the dificulties which would arise from the occasional remote situations of His Majesty's corps, serving under the several presidencies, the Most Noble the Governor General in Corn it, was reased to order and direct when the fund was established, the bills may be granted to the Pay-master of His Majesty's regiments by the travernments of Madras and Bombay, on the Government of Dengal at the exchange 108 Calcutta, sieca rupees for every 116 Madras rupees, and 325 Calcutta sieca rupees for every 350 Bombay rupees, payable at sight to the general agents in Calcutta, thereby avoning commission, double agency and risks of exchange.

7th. That all grants of assistance from this fund shall be regulated and as-

signed by committees of subscribers, as herein declared,

8th. That in order to ascertain the circumstances of any widow or family, who may have become destitute by the death of my regimental others, such widow shall memorialise or represent, the case of herself and family, tarcach the commanding other of the corp, the casualty occurred in order to its being brought to the consideration of a committee, and the constanting entirer shoul, as far as his knowledge will make him, state his open on olany case so received.

ORNERAL COMMITTEE.

9th. That whenever there may be mixed
1 Captain, Surgeon, or Payander, 2 Lieute.
2 Captain, Surgeon, or Payander, 2 Lieute.
2 Lieute of His Majesty's service, or more
2 must, or I Lieutemant and I Quarter Master than one stationed together at the same
time, every application for relief from this

fand shall be heard and decided on by a General Committee, composed as equally as possible of officers from such corps present, being subscribers to the fund.

10th. As it may often happen, that officers the while the corps they belong to is stationed by itself or remotely detached, it shall be in the power of every commanding officer of a regiment so situated, to assemble a committee of any five

officers (being subscribers, ) to hear and decale upon the case of any widows and children, so become destitute, and seeking relief from this fund. It shall also be competent for the Communiterinal this fat either prevalence to assemble a special committee, to report out the case of try lindy who may become a writen, whilst the regiment, to which her husband belonged, shall be at a other distant station, or on saying beyond sign.

Alta. That's the general, special, or represental contractes as the case shall be, having oblive commediate the contractes of the principle ching relate, shall report that appears no and recommend the amount to be cauch, whether to passage more or no interactes, streets in contractly with the results case amered. The opening and recommendation is sub-consistent with the forward continuous at the Benefal Commuter, it is Benefal, or to be Homerary Secretary of the sub-constitute, or such present as nay be angeened by the Communican-Chief; if at the presidency of M. Pass or Bombay, by the officer commanding the corps to which the dispatity may have controll.

12m. The sub-community at Mair is and Bombay with on satisfying the medical with the regularity of the states of the forethein, do by up of the agents at Calcutt, for the amount of the same which may be away bed, but in the enal adjust ment, of the neck in software which on our or, the General Community will consider themselves from a too subject to my sure, nowever triining, which may be granted in excess of the line whis said down.

13th. The substantialite, with an drawing for an estim on the general agents, transmit the report of the Judici count of e., would as their own opinion and explanations of the available of the transmit the project of the object of the real substantial the project of the object of the real substantial the money has been appropriated in the money of the first first project for which in was awarded.

This has my test to the dome to by commed to sensing time, distressed fundous of the entropy, or a result of presenting those conful appeals for as is trace to the point, at the entropy of the respectible in hydrals and the Kinglis everyone last a, it is carriestly to pair, that all reads of stad and regimental only on this.

Late. The trapevent doubts and mission sproms, which might possibly arise here after, it is distinctly declared, that no widow who is not in distressed encums stoner; or no bely continuing to specific it is country, and the death of her bushand on expectant proves to on periods for herself or children from the fund, further than restated in the bin rest, on the schedule of awards. It is also declared, that no widow is entitled in passed, among of allowance for travelling, unless she shall actually proceed to six or on hor pointed in the manner for which any allowance new hand by in tree, and the six have received such allowance, she will be required to receive and pand further, to do not dow, under any circumstances, shall be enabled to now assed in the contraction shall be made in the

Inth. Orphan children size elegates for the benints of this fund, but awards for them must be specialty in the by a general or sub-committee, and sub-tooled by the Committee in Chief of the presidency, who is requested to appoint some eligible person to take erre of the a, and poor by a pressure, &c. we.

usual form within six results siter should use of her husband.

17cc. That the peneral agains in Cahouta shall furned on annual account of the receipts and dish resements of the rand, agreedby to forms annexed to the Adjutto' General of the Majoray's forces; and that that other be applied to, to circuists the are monaget ine subscribers in I has several others of Covernment at the time, presidences.

18th. That commanding others of His Majesty's regiments be requested to pay particular attention in causing the regular quarterly remattances to be made to take general agents, who are requested, from time to time, to approve commanding others whenever any corps may fail in making such remittances.

19th. That no general rule or regulation of this fund shall be altered, except recommended by General Committee, and approved by a majority of the subscribers.

20th. In taking the opinion of the regiment and staff officers of His Majesty's forces in India a very general wish has been expressed, that all widows should have their passage to England, &c. &c. defrayed. The funds will not now admit of it, but should the positive standing balance of the fund amount to forty thousand rupees (40,000), the committee will again put the question for the sense of the subscribers, with a provision that such charge should again cease on the balance falling to thirty thousand rupees (30,000); and as in that event all married officers will have a claim on the Fund. Their subscriptions should then be augmented. An officer ceases to be a subscriber on leaving India. all claims on the fund must, in like manner, cease from the same period; but an officer going to sea for benefit of his health, being entitled to his company's allowancer, will be considered as a subscriber, during his absence.

FORMOP DRAFTS TO BE USED BY SUB-COMMITTEES.

T٥

	General Agents to the Millitary Fund for His Majesty's service.
	GENTLEMEN.
Maintenance.	At———days after sight, please to pay Brigade Major Captain A. B. or order, the sum of sicca rupees——being amount of maintenance allowance, granted to Mrs——by us, as per our report and proceedings of this date.
3	Sub-committee.
2	,
Mon	Captain A. B. or order, the sum of rupees being amount of passage money and travelling allowance granted to Mis being amount of passage wour report and proceedings of this date.
56-	Sub committee.
Passage	Note.—This draft to be accompanied by a certificate of the passage being actu- yengaged, and name of the ship specified.
R	ties for awards to be paid to the Widous of Officers from the General Fund for this Mojesty's service.

The amount of passage-money to the widow of a field officer

shall be limited to rupees of the country,	
Captain and subaltern	1500
For each child, not exceeding three in number,	500
For each, exceeding three,	
2nd. The following shall be the scale of award for all widows to	defray the ex-
pences of their journey to England; the amount to be paid to them i	in bills at sight
if procurable, or in cash at the current rate of exchange, viz.	£. s. d.

For every widow per mile...... 010 For one child, ditto,.... If more than one child, each per mile,...

The distance to be computed from the port to which the ship, on which she proceeds, may be bound.

3rd. If an officers hall die at Calcutta, Madras, or Bombay, or within 14 days march of these presidencies, his widow shall receive an allowance equal to the full pay and allowance of her deceased hushand for two months, and no longer, unless it shall be certified by a King's medical officer, that she is, from ill health, or an approaching confinement, unable to proceed to sea; in which case this allowance may be extended to such further period, (on no occasion exceeding in the whole four months,) as may be considered necessary by the medical officer.

4th. Subsistence according to the same rate be granted to such widows, whose husbands may die at a greater distance from either presidency, according to the annexed scale No. 1.

5th. The nature of the climate not admitting persons to travel at all seasons of the year and the months noted in the annexed scale. No. 1, having been accertained to be the only practicable ones; any lady becoming a widow at any other period, shall, in addition to all other claims be allowed subsistence until she can proceed on her jouncy.

6th. An officer travelling, being allowed no additional pay, unless on duty, the full pay and allowances of her duce used busband's rank are deemed sufficient to

enable her to proceed to the pre-plency.

7th. Every lady receiving subsistence under regulations 5 and 6, shall be entitled, to one month's full pay and allowances, and 40 more, over and above the time required for her journey to the pre-idency, unless it is shown by a medical certificate, as per No. 3, that she is, from ill he iith or approaching confinement unable to travel; but in no case shall be allowed for traveling.

Sth. Any lady intending to reade in the East Indies, Shall be allowed to draw

8th. Any lady intending to reade in the East Indies, Shall be allowed to draw for the number of months' in each required to proceed to the place of intended desidence, under the restrictions, No. almosed from those proceeding to England, and three months' full pay and allowance in addition, in full of all demands on the

fund.

### APPENDIX .- FORMS.

	THE KING'S MILITARY FUND.	
Report and award	of [As the case may be]	
Lieutenant-Color	el or Major	
Heard the case	of Mrs. ——being the nidow of	
To the province of the provinc	Regiment, alea at	3

# SCALE REFERRED TO, IN REGULATION Nos. 4 and 5.

Stations.	Periods at which journeys can be un- aertuken.	Computed length of journey.
Meerut,	From the 10th June to the 10th April,	2½ months.
Cawnpore,	At all periods,	14 "
Dinapore,	,,	14 ,,
Boglipore, Berhampore,	Within 14 days March.	1
Cannanore, Trichinopoly, Secunderabad,	MADRAS.	
Bangalore,	}	1 '
Arcot,		ļ
Poonah	BOMPLY.	
	ENERAL STATEMENT OF ACCOUN	NTS.
	ALSIRACT.	
Amount of subser Per Government Interest on Govern	and let Junuary, 18— iptions as per list No. 1, douation, nment promissory note	
	per list No. 2 for wislows	
	Balance in	hand
	LIST No. 1.	
	sus-criptions.	
Ry three Comm	ander-in-Chiefs, for one year	
By four General C By one ditto, from By four Staff Orlic By	Officers on the Staff, for one year	onths
	4TH REGIMENT LIGHT DRAGOONS.	
- 1 Lieutenant-C	Colonel in cammand	R. 8.
3 Cautains, Pa	y-Master, &c	
12 Lieutenants,	&c	
o Cornets		
•		Total

#### LIST No. 2. AWARD FOR WIDOWS.

To the widow of a Subaltern, 38th regiment, dying at	
Meerut in the month of May	
To subsistence from 1-2 May, to the 1st. June	
To 3 note is subsistence for perrocy	
To I mosta's additional, by the gureion 9th	
To 2 months' ditto, on me lied certificate	
The preside money for per-eff.	
Datto datto for 3 children	
To Prayetting expenses from London to Elimburgh,	
300 miles, (8 days,) for selt at and 3 children,	
each L exchange at 2 shillings per supec	
	Tota

d 3,000 O

Nors. - Awarded by the regimental committee . . . . . . Sa. Rs. 3,000

### Lord Clive's Fund.

INSTITUTE GOR APRIL 1776.

Pensions are granted from this in titution commissioned and warrant officers and soldiers superannuated or worn out in the service of the Honorable Company.

The following commit stone Land warrant others are cutifled to the half-pay of their respective ranks, from the date of their debarkation in England, on their makeing addays, and they do not possess property to the amount opposite to their resrective tank ----

Colone i£	4,000	Deputy Commissary of Orduance £	1,000
Lucatenant Colonels,		Assistant Surgeon,	1,000
Majot,		Lasgue	750
Captain	2.600	Assistant Commissary of Ordnance,	
Commissary of Ordnan'e,		deputy ditto, Conductor and all	750
Sur_eou	5,000	of er tuler or warrant officers.	
Limitionant	1 ((00)		

All commissioned staff, or warrant officers to have half the ordinary pay, they per annum per day. enjoyed whilst in the service, viz. 22, 2 0 or 12, 6d. Colonel......L 162 10 0 ,, Lieutenant-Co'onel, ....... 136 17 6 ,, Major, correction and accommendation of the contraction of the contrac 91 5 0 Captain, Surgeon and Como i-sery ..... 45 12 2 Lieutenaut, Assistant Surgeon, and Deputy Commissary, Ü 6 Jn 10 0 Energa, ..... 36 10 0 0 

Their witness, one-half the above, to continue during their widowhood.

Pensions to non-commissioned officers and privates, are paid from the day of their debark mon in Lugand, as follows :--

Surgeant of artillery, 9st. per day 1s, to those who have lost a limb. Privates of

ditto, 61, date and 91, to ditte ditto.

All other Non-commissioned officers and privates receive 4 peace 3 farthings. The pensions to conversioned, warring, and Non-commissioned differes and solders, are payable halt yearly, at the Judia House, in London, without deduction, at Midsummer and Christmas; but it Non commissioned others and soldiers receive their pensions in the country, which it they reside more than 25 notes from London, they are permitted to do so by the special leave of the Court of Directors, who will appoint a proper person for paying them; a shilling will be charged on each payment, for the person who pays them.

The pensions of commissioned and warrant officers are payable as they fall due; non-commissioned officers and privates paid in advance, on their landing, for the broken period, to theend of the first half year, and afterwards half yearly in advance.

#### PENSION TO WIDOWS.

The widows of commissioned and warrant others, are entitled to a sum equal to one-fourth of the pay of their husbands, upon providing satisfactory evidence, that their husbands did not die po-wessed of property, to the amount stated opposite to their respective rank, as follows:—

their respective rank, as follow	/s : —	_					
Colonel of cavalry. St. Re.	96	6	9	Lieutenant of cavalry,	27	6	0
Colonel of artillery, sufantry,				Ditto of artillery, and De-			
and engineers,	75	0	0	puty Commissary of Ord-			
Lieutenant Colonel of cavalry,	69	9	0	nance,	17	8	0
Ditto of artillery, infantry,				Ditto of infantry and engi-			
and engineers,	60	0	0	neers, and Assistant Sur-			
Major of cavalry,	58	3	4	geon,	15	0	0
Ditto of artillery, infantry,				Cornet of cavalry.,	15	0	0
and engineers,	45	0	0	2d Lieutenant of artillery,	15	0	0
Captain of cavalry,	44	13	7	Ensign of intantry and en-			
Ditto of artillery and Com-				giners,	12	13	0
missary of Ordnance,	35	0	Ú	Conductor of Ordance and			
Ditto of infantry and engi-				Riding Master of cavalry,	12	8	0
neers, and Surgeons,	20	0	0	-			
(II)				~ 1 1 .1 1			

The pensions to widows are payable in London, under the same rules, as are prescribed for those officers. and also in India, by the sanction of the Governon General.

All applications from widows are to be accompanied by attested copies of the certificates of their marriage, in duplicate, and the affidavit in duplicate, stating, that their respective husbands did not die possessed of property to the amount pre-cribed by the deeds of agreement between the Honorable Company and Lord Clive, not any person or persons in trust fo them.

Wislows of non-commissioned officers and privates, are entitled to the sum fixed or the pensions of their husbands, payable half yearly, in England, or monthly,

in India.

# GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL IN COUNCIL.

FORT WILLIAM, 25th MARCH, 1825.

The Honorable the Court of Directors, in their general letters, in the Military Department, under date the 15th September, 1824, having enjoined correctness in the wording of affidavits furnished by widows applying to be admitted to the benefit of Lord Clive's Fund, the Governor General in Council is pleased to publish the following form, which is to be strictly adhered to, in all future cases of application of that nature.

FORM.

I, widow of late a in the service of the Honorable Company, do hereby make oath and declare, that my husband did not die possessed of property, either real or personal, to the amount of £ sterling.

nor any person or persons in crust for him.

Sworn before me, at this day of one thousand eight hundred and A. B.

General Orders by the Right Honorable the Governor General in Council.

FORT WILLIAM, 3r OCTOBER, 1828.

Under orders from the Right Hon'ble the Court of Directors, the Right Hon'ble the Governor treneral in Council driects, that the following form of affidavit shall be adopted, hereafter by all widows applying to be admitted to the benefits of Lord Clive's Fund, in substitution of that hitherto in use, and published in General Orders No. 98, B. dated the 25th March, 1825.

" To Wit

is the widow of hereby maketh oath, that the in the Hou'ble East India Company's service. late a and that she has not contracted marriage with any other person since the death of her afore-aid husband; and this deponent further swears, that her said husband did not the possessed of, or entitled to real and personal state to, the amount in value together, of

nor any other person or persons in trust for him."

Suorn before me this day of

### Bengal Medical Betiring Fund.

Deed of the Bengal Medical Returing Fund; being the Regulations of the Society prepared by Messis, Collier, Bird and Grant.

To all to whom these presents shall come, the persons whose names are here-under written respectively of the Medical Service of the Honorable East India Company, on their Bengal establishment, send greeting. Whereas in the year of Our Lord 1863, certain Preamble. members of the said Medical Service of the said Honorable East India Company, for the purpose of establishing a fund sufficient to provide annuities for the senior officers of the said Medical Service, and to enable them to retue sogner than they could previously have done from, and to accelerate promotion in, the said service, formed themselves into a society and instituted a fund by subcriptions, and also made certain regulations for the management and conducting of the said society, which were printed, but no deed was ever executed by the subscribers to the said fund WHEREAS, for the purposes of carrying into effect the intentions of the subscribers to the said fund, the persons whose names are hereunder written, being members of the said Medical Service and subscribers to the said fund, have obtained the sauction of the Honorable Court of Directors, and have also agreed to become parties to, and execute these presents, as hereafter is expressed and contained. Now THEREFORE KNOW YE and these presents WITNISS, that for General the purpose of providing aunquities for the senior officers, of the said Medical Service of the said Honorable East India Company on their said Bengal establishment, who are subscribers to the said fund, and to enable the said senior Medical officers to retire sooner than they could previously have done from, and to accelerate promotion, in the said Medical Service, and for the better management of the said society, the persons whose names are here-under written, respectively of the said Medical Service, do, and each and every of them doth, covenent, promise, declare, and agree, with and to the others and other of them collectively and individually, in manner following, that is to say : that they the said parties whose

Cote.

names are here-under written, and each and every of them, each covenanting for himself respectively as aforesaid, shall and will observe, perform, abide by, conform to, fulfil, and keep, all and singular the several and respective articles, clauses, provisos, powers, conditions, declarations, agreements, matters, and things whatsoever, herein-after contained, expressed and declared, that is to say-

Covenant.

That the several persons parties to these presents, whose names are here-under wittren, covenant and agree, in manner aforesaid, to be and remain members of the said society, and subscribers to the said fund.

Name of the

II. That the said fund shall be called the "Bengal Medical Retiring Fund."

Who are eligible the society and subscribers to the fund.

That the said society and fund shall be open for admisto be members of sion as members and subscribers to all the officers of the said Bengal Medical Service: (with the exception of those Assistant Surgeons who have given up promotion) who were in India on the 1st day of January, 1833, the date of the institution of the said fund, or absent on leave or furlough, but who have now returned, and who shall pay up their sub-criptions after the rate agreed to by the original subscribers to the said fund, and herein-after expressed, to be computed from the said 1st day of January, 1833; and to all Medical servants, who have since the said 1st day of January, 1833. entered the said Medical service, and who shall pay up their subscriptions after the rate herein-after mentioned, to be computed from the day of their atrival in India; and to all such Medical servants on the said Bengal establishment, who are now absent on leave or on furlough, who shall apply for admission to become members of the said society and subscribers to the said fund, on or before the expiration of six calendar months from the day of their return to India, from such leave or furlough, and shall pay up all such subscriptions and arrears of subscriptions, in the manner herein-after provided for persons on leave on furlough; provided always, and it is hereby declared by and between the several parties to these presents, that all such Medical servants who were in India on the lst day of January, 1833, and who shall not become subscribers to the said fund, on or before the 31st day of October, 1836, must obtain the consent of a majority of the subscribers to the said fund, before they can become subscribers thereto; and shall also pay up all arrears of subscriptions, to be computed from the 1st day of Jamuary, 1833; together with interest thereon, after the rate of exper cent. per annum, with annual rests on the lst day of January in each and every succeeding year; and (in case any of such subscribers shall not pay up all their arrears at once) shall also insuro their lives for the said arrears, or so much thereof as shall from time to time remain due and unpaid, and keep up such life insurance until the whole arrears are fully paid up; and also all Medical servants who were in the said service on the said 1st day of January, 1833, but were absent from India on furlough or leave, who shall, in returning from such furlough or leave to India, refuse or neglect before the expiration of six calendar months after such return, to apply for admission to become subscribers to the said fund, such Medical servants must procure the consent of a majority of the subscribers to the said fund, at the time being in India, before they shall be admitted to the subscribers to the said fund; and shall also pay up all arrears of subscriptions, to be computed from the said let day of Jannuary, 1833, together with interest thereon after the

Proviso

rate of six per cent. per annum, with annual rests on the lat day of January in each and every succeeding year; and (in case all such arrears shall not be paid up at once) shall also insure their lives for the amount of the said arrears, in the manner last aforesaid.

That the monthly subscriptions to the said fund shall be in rates of subscriptions the proportions, and after the manner following, that is to say, all members of the Bengal Medical Board, who are or may be subscribers to the said fund, shall pay, or cause to be paid, the monthly sum of Sa. Re- 120, or Co.'s Re- 128; and such of the said subcribers to the said fund as are or may become Superintending Surgeons, the monthly sum of Sa. Res 80, or Co.'s He H5-5 4; and such as are or may become Surgeous, the monthly sum of Sa. Re- 28, or Co.'s Re- 29-13-10. One hundred and eighty Senior Assistant Surgeons the monthly sum of Sa. Res 16. or 17-1; the succeeding sixty Assistant Surgeons the monthly sum of Sa. Res 10, or Co.'s Res 10-10-8; and all remaining Assistant Surgeons the monthly sum of Sa. Rs. 6, or Co.'s Rs. 6-6-4; which said several monthy subscriptions shall be paid and payable on or before the 12th day of each and every succeeding month.

That the said monthly subscriptions may be by the Committes of Management, at the fourth quarterly meeting in every year rates of authoriteto be held as herein-after mentioned, with the sauction of the said tions, meeting enlarged to, but shall never exceed, the proportions and rates following, that is to say, each member of the Medical Board the monthly sum of Sa. Ret 240, or Co.'s Ret 256; each Superinten big Surgeon the monthly sum of Sa. Rs-160, or Co.'s 170-10-8; each of the Surgeons the mouthly sum of Sa. Res 56, or Co.'s Re-59-11-8, each of the one hundred and eighty Senior Assistant Surgeons the monthly sum of Sa. Rs 32, or Co.'s Rs- 34 2-1; the next succeeding sixty Senior Assistant Surgeons, each the monthly sum of Sa. Res 20, or Co 's Res 21-5-4, and the remaining Assesstant Surgeons each the monthly sum of Sa. Res 12, or Co.'s Re-12-12-9; payable on or before the 12th day of each and every succeeding month as aforesaid. Provided always, and it is hereby de- Previso. clared and agreed, that the Committee of Management, at the fourth quarterly meeting of each and every year to be held as heremafter mentioned, shall by before the said meeting a statement of the probable expenditure for the year beginning from the lat day of January next after such fourth quarterly meeting, when the subsemptions for such cusum; year shall be declared so as to provide for a surplus, over and above such probable expenditure of the sum of Sa Res 30,000, or Co.'s Res 32,000; for the purpose of meeting contingencies unprovided for, any thing herein-before contained to the contrary in any wise notwithstanding.

VI. That for the purpose of securing the regular payment of Subscribers shall the said subscriptions, or monthly payments as aforesaid, each and authorize the payevery of the subscribers to the said fund, do, shall and will authorize master of the and empower the Pay Master of the said Honorable East India nerable Eastled Company, or other officer acting as I'ay Master for the time being duct their to deduct and retain, from the respective pay and allowances of eriptions the said subscribers to the said Fund, such sum and sums of money their pay. as shall and may be requisite for the payment of their respective subscriptions and donations, according to their respective grades in the said Medical Service and in the proportions aforesaid, to be paid over by the said Pay Master, or orther officer so acting as afore-

The maximum

said as Pay Master, to the Sub-Treasurer of the said Honorable East India Company, or to such other person or persons as may be legally authorized, by a majority of the subscribers, and the said Honorable East India Company to receive the same.

VII. That each of the members of the said Medical Service mission to pay 4 shall, on becoming a subscriber to the said fund, pay up four mouths' subscripmonths' subscriptions of his particular class, and each subscriber. on commencing a higher class, shall pay the difference between four months' subscriptions of his previous class, and four months' subscriptions of his new class, as donations to the said fund, in addition to his monthly subscriptions.

Subscriptions if not print off interest to be cha g. ed. &c.

Members on ad-

tion as dometions

to the society.

That, in the event of any subscriber permitting his subfalling in arrears scriptions or payments to fall in arrear, unless occasioned by abto be pull off with sence on furlough, or otherwise from India, such arrears of subin any months and scriptions shall be paid up within six calendar months after they shall so become payable, and at the expiration of that period, and after due notice being given to the subscribers whose subscriptions or payments may so fall in arrear, of such arrears being due and payable, and in the event of the said subscriber still religing or neglecting to pay up the said arrears, interest shall be charged upon the said arrears after the rate of eight per cent. per annum, to be computed from the day on which the said arrears shall so fall due; and in case the said arrears, together with interest as last aforesaid, shall not be paid off and satisfied, or satisfactory security shall not be given for the due payment thereof, on or before the expiration of twelve calendar months after the said arrears shall so fall due, the Committee of Management shall submit the circumstances of such cases to the subscribers to the said fund, as to whether such subscriber, so allowing his subscription to fall in arrears shall be thereafter considered as a subscriber to the said fund, and in case it shall be decided by a majority of the subscribers, that he shall not be longer considered as a subscriber, his previous subscriptions and payments shall be forfeited to the said fund.

IX. That if any subscriber shall, while absent on furlough. furlough or leave or otherwise absent from India, permit his subscriptions to fall in permitting their arrears, such subscriber, unless he shall sooner pay off the same, " shall pay the said arrears by monthly instalments together with mfail in arrear shall unless paid sooner terest threon, at the rate of six per cent. per annum, such interest pay arreats by in. to be computed from the expiraton of three calendar months, after stalments with in the return of the said subscriber to India, and the instalments in on terrest in each in-

least double his scription.

all benefit in the fund, and bis subacriptions ouely to his sus-Or diamissed.

monthly subscrip.

Subscribers on

subscriptions

That in case any subscriber shall or may be suspended from Subscriber sus, the said service, such subscriber shall not, from and after the date pended from the of his suspension, be considered a sudscriber to the said fund, nor nervice to forfest entitled to any benefit from it; nor to deceive back the whole, or any part of the sums of money which he may have subscribed. provi And in case of his final dismissal from the said service, he shall, from the date of such dismissal, cease to be a member of the said society, and to have any interest in the said fund; but shall forfeit to the said society whatever subscriptions, payments, and sums of money he may have paid into the said fund, previously to his dis-missal as aforesaid. Provided always, and if any subscriber, so suspended or dismissed at last aforesaid, shall be afterwards restored to the said service, he shall again be a member of the society and a subscriber to the said fund, and shall have the same interest

Proviso.

and benefit in the said fund as if he had not been suspended or dismissed as aforesaid, upon the said subscriber paying up all arrears of subscriptions and payments, which may be due at the time of, and which may become payable after his suspension or dismissal, with interest thereon after the rate of six per cent. per annum.

XI. That at no time shall the Secretary to the said society, to be appointed as heremafter is mentioned, retain in his possession a than Sa Ra 1,000 larger sum of the said funds of the said society than Sa. Re- 1,000; in his pre-cases but when and as soon as any of the funds of the said society shall at our time. accumulate in his hands to that sum, he shall immediately pay over the same to the Sub-Treasurer of the said Hon'ble East India Company, or to such other "person or persons, as may be legally anthorized to receive the same as afore aid, to be placed to the credit of the said society.

XII. That there shall be a Committee of Management for the managing and conducting the business of the said society, which Management. said committe shall be made up and consist of eight subscribers to the said fund, holding appointments within the presidency of Fort William, or not residing farther from Calcutta than Barrackpore, of which said committee five shall always form, and be, a quoram.

XIII. That the said Committee of Management shall be elected by a majority of the subscribers to the said fund resident in mitter of Manage-India at the time of the election.

XIV. That the two senior members of the said committee of Management shall go out of the said committee annually by rota- Committee of Ma tion, on the second Monday of January in each and every year, and negement to getwo others shall be elected in their places and stead as aforesaid, tire annually, Provided always and it is hereby declared, that such members of Proviso the said Committee of Management so returng by rotation as aforesaid, or either of them, may be immediately re-elected to be members of the said Committee of Management, provided they or he be otherwise on Aith.d to be members of the said Committee of Management; any thing herein-before contained to the contrary in any-wise notwithstanding.

XV. That in the event of any vacancy or vacancies occurring in the said Committee of Management, by the departure of any one or more of the said committee from the presidency, without the intention of returning before the expiration of one year from such departure; or by death, or by a majority of the sub-cribers removing any one or more of the said committee from the said management, by any of the said committee themselves, being desirous of retiring from the said management, or otherwise howsoever; such vacancy or vacancies shall be filled up for the remaining part of the year, betwirt the day of such vacancy or vacancies occurring, and the next following day of election, by major ity of the subscribers who may be present at such meeting as shall be called for the purpose of filling up such vacancy or vacancies. Provided always, and it is hereby declared, that on the Provide. said election day next following such vacancy or vacancies, such vacancy or vacancies shall be filled up by a majority of the subscribers then resident in India; in the same manner as the vacancies occasioned by the two senior members of the said committee retiring, as here in before is mentioned. And it is hereby declared, . that such members so appointed to fill up such last-mentioned va-

The Secretary

Committee

How the comment is to be. elected.

The 2 members of the

How to fill up vacancies in the Committee of Manegoment.

cancies in the said Committee of Management, shall stand in the places and stead of the persons so vacating their places; and shall retire at the same time, and in the same manner, as if they had been originally appointed, instead of the persons so accasioning such vacancies as aforesaid.

How the Secre. tary is to be circl. ed on a vacancy occurring.

XVI. That the Secretary to the said society shall hereafter. as heretofore, be elected by the subscribers resident in India at the time being when such election shall take place, and shall be allowed a mouthly salary, to be paid out of the said funds, the amount of which shall be declared by a majority of the said subscribers : and in the event of the said office of Secretary becoming vacant, in any manner howsoever, the said office shall be filled up temporarily by a majority of the Committee of Management; and such vacancy shall be filled up permanently by a majority of the subshribers as aforesaid, whose votes shall be obtained through the Acting Secretary for the time being by circular letter, as soon as conveniently may be after such vacancy occurring.

Members of the Committee of Mawored.

XVII. That the subscribers to the said fund, resident in India n we ment and Se- at the time being, may at any time remove any member or memcretury may be re- bers of the said Committee of Management from acting in the mapagement of the affairs of the said society, and from being members of the said committee; and also may, in like manner, remove the Secretary to the said society, from being Secretary, whose respective places shall be filled up as herein-before mentioned in that behalf.

Agent to be an. muted in Eug

XVIII. That an agent or agents shall be appointed in England by a majority of the subscribers present at any quarterly or other general meeting at which such appointment shall be in ado, and which agent or agents shall act under the directions of the said Committee of Management, for the management of the affairs of the said society in Lingland; which said agent or agents may be removed from such agency, and another or others appointed in his or their place and stead, by a majority of the subscribers who shall be present at any quarterly or other general meeting, at which such removal and appointment small respectively take place and be made.

A general meet-

ing of the sub. XIX. That a general meeting of the subscribers to the said seribers to he hold fund shall be held four times in every year, viz. on the second Courtimes year. Monday of January, on the second Monday of April, on the second Monday of October for the purpose of inspecting and auditing all accounts, in any way or manner chargeable upon the said fund; for considering and examining all minutes of the said committee, and for passing all such orders and resolutions as may be necessary for the management of the affairs of the said society.

How matters offeeting the fund are to be disposed

XX. That all applications and proposals of every kind and nature whatsoever, in any manner affecting the said fund, shall be first laid before the said Committee of Managenent, for their investigation and decision, after which they shall be submitted by . the said Committee of Management, to the first general quarterly meeting, after such application or proposal being made, for the approval of such general quarterly meeting; provided such applicasition or proposal be laid before the said Committee of Manage. menf at least forty-two days previously to such general quarterty meeting being held; and it is hereby declared, that in case the person or persons, so making any application or proposition as aforesaid, shall not be satisfied with the decision of the

said Committee of Managemont and general quarterly meeting, to which such application or proposition may have been submitted. then such person or persons making such application or proposal, may appeal against the decision of the said Committee of Managoment and general quarterly meeting, to the judgment and decision of the whole of the said subscribers in India; which appeal shall be submitted to the said subscribers, individually, by circular letter, by and through the said Committee of Management ; and that the decision of such of the subscribers as shall give in their votes to the said Committee of Management, on or before the expiration of three calendar months next after such appeal shall be submitted to them, shall be final.

XXI. That after the transactions of the said Committee of Management have been approved of, by the general quarterly meeting transmissions to be nagement have been approved of, by the general quarterly meeting printed and distri-to which they may be submitted for that purpose, the said Com-build mongat the mittee of Management shall cause the said approved transactions to members. be printed; and shall furnish each subscriber with a copy thereof, together with an abstract of the accounts of the said fund at the termination of every year.

All approved

XXII. That six annuities of three hundred pounds storling each, shall be offered annually to the subscribers to the sail fund, \$100 to be offered the six senior servants of the sind medical service (such seniority annually to the to be computed according to their standing in the service) shall subscribers. have the first refusal, and in the cash of all, or any of the said six senior subscribers, declining to accept of the stid an ruties, the the next senior subscribers in succession shall have a like refusal of the and annuties, or so many of them as shall be so refused. And in the event of all or any of the said annuities being refused, such unaccepted annuities shall stand over until the following year, unless accepted in the meantime, when they shall be again offered as above mentioned, together with the six annuities for the said following year; and so on in like manner every succeeding year which said annuities shall continue during the natural life of the said annuitants. Provided always, that the subscribers who shall Provide be entitled, from their seniority in the said medical service, to the refusal of the said annuaties, shall have confirmed in all respects with the rules, provisos, declarations, and agreements, of the said soceity herein contained, or to be at any time hereafter made,

his appointer of

XXIII. That no subscriber shall be entitled to the said annuity of three hundred pounds sterling, until he shall pay into the said pay inhall the said fund, at the least, on half of the value of such annuity; to be called the value culated according to the table hereinafter written; that is to say, to entile them

Auheriberemust

Acz.	Value of an annuity of 1 rupee.	Value of an annuity of 3000 Rs.		Value of an annuity of a repeat.	Value of an annuity of 3,000 Re-
40	10,705	32.115	51	9,273	27,319
41	10,589	31.767	52	9,129	27.887
42	10,473	31,419	53	8,980	26,940
43	10,356	31,068	54	8,827	26,481
44	10,235	30,705	55	8,670	26,010
45	10,110	30,330	56	8,509	25,527
46	9,980	29,940	57	8,343	25,029
47	9,841	29,523	58	ก 173	34,519
48	9,707	29,121	59	7,999	23,997
49	9,563	28,639	60	7.820	23,150
50	9,417	23,251	ı	·	•

Table.

Proviso.

And that such sum shall include all subscriptions, donations, and other sums of money, which he may have paid into the said fund. previously to his application for the annuity, together with compound interest upon such subscriptions and sums of money respectively, to be computed from the day of his paying them into the said fund, and after the rate of six per cent, per annum. vided always and in case such subscriptions, and other sums of money, together with interest thereon as aforesaid, as such applicant for the said annuity may have paid into the said fund, previously to such application, shall not amount to the value of half of the said annuity: it shall and may be optional with the said applicant, either to pay up the difference between such subscriptions and sums of money, so by him paid into the said fund and interest as aforesaid. and half of the value of the annuity so applied for, and to receive the full annuity of three hundred pounds; or to accept double such annuity as the sums of his subscriptions and other sums of money, which he may have paid into the said fund, together with compound interest thereon as aforesaid, may be sufficient to procure; according to the rate contained in the table of rates hereinbefore contained.

nunscribers after sorting in India I7 years may retire without prejudicing their claum to the annuity.

XXIV. That each and every subscriber to the said fund, after having served in India for seventeen years, may retire from the said medical service without perjudice to his claim on the said fund, for the said annuity of three hundred pounds, at such time as he would be entitled there by virtue of his seniority in the said service; and that he shall be entitled to the same in like manner as if he had continued in India, as in the said service; and such subscriber, so retiring, shall not be liable to pay the said monthly subscription, or rather sums of money, after the day on which he shall so retire from the said medical service, until he shall accept the said annuity; but when he shall accept the said annuity, then he shall be required to pay up all arrears of subscriptions, which may accrue for the time, from the day on which he so retired up to the day on which he shall accept of the said annuity.

Assistant surgeons who have given or shall giv- up promo-tionsball, have no chain on the fund,

That Assistant Surgeons who may have given up pro-XXV. motion since the institution of the said society, or who may hereafter give up promotion, shall not have any claim whatsoever upon the said fund ; but shall forfeit all subscriptions which they have paid into the said fund, previously to their so giving up to promo-

Subcribers holding rank higher than assistant surgoon shall not prejudice their claim to the annuity by giving up promotion.

XXVI, That subscribers holding rank in the said medical service higher than the rank of Assistant Surgeon shall not prejudice their right to the said annuity by their giving up promotion. Provided always, that such last mentioned subscribers shall continue, after having given up promotion in the said medical service, to pay up the monthly subscriptions to the said fund, in the same manner and after the same rate, which they would have had to do in case they had not given up such promotion in the said medical service.

Provisio.

That the annuities shall be declared at the third XXVII. shall be declar quarterly meeting of each succeeding year for the year following. such third quarterly meeting by the said Committee of Management, and the said Committee of Management shall transmit notices of such declaration to the subscribers who shall be entitled to the refusal of the said annuities, which said subscribers shall send in to the said Committee of Management their acceptance, or refusal of such annuities, on or before the thirty-first day of October then

When annities ed.

and it is hereby declared, that in case of the said subscribers accepting the said annuities, they shall be allowed until the thirtyfirst day of March then next, to give in their resignations of the said medical service; and it is also hereby declared, that those who do not send in their acceptance of the said annuities, on or bafore the thirty-first day of October then next, after such intimation having been given to them as last aforesaid, and those who may be absent from India, and who have not appointed a constituted attorney to act for them in this behalf, shall be held and considered to have declined the said annuities for the then following year ; and it is hereby also declared, that if any of the subscribers who shall accept the said annuity shall, after having accepted the said annuity refuse to take the same, such subscribers shall pay a fine of one year's annuity to the said fund. And also, in case any of the subscribers after having accepted the said annuity, shall refuse or neglect to send in his resignation of the said medical service within the time abovementioned for that purpose, such subscriber shall proper and fine, to the said fund one-twelfth of one year's annuity for each month he so delay to send in his resignation.

XXVIII. That all applications for an annuity from the said fund shall be accompanied by an affidavit of the applicant of his to be accompaage, to be sworn before one of His Majesty's Justices of the Peace, med by an affice. or other person legally authorized to administer oaths.

That annuties may be paid either in the United Kingdom of Gent Britain and Ireland or in British India, according as the annuitant may desire; and that all aunuities, to be paid in the said United Kingdom or Ireland, shall amount to the clear sum of 300 pounds sterling as aforesaid, without being hable to any deduction for exchange, or any other charges whatsoover; and that all annuities, to be paid in British India, shall be calculated after the rate of exchange allowed by the Ronourable East India Company to their retired covenented servants residing in India for the time being, which said annuities, whether paid in the said United Kingdom or India, shall be paid regularly half yearly, in whatsoever part of the said United Kingdom or British India the parties entitled to receive the same, may direct the payment to be made.

That all applications for the payment of annuities, both the payment of in England and India, shall be made by the annuitant in person; annuities; or by some person or persons, legally authorized to receive the to be made. same; who shall be required to produce a certificate from Ma-gistrate or Ju-tice of the Peace of the annutant having been alive on the day to which he claims payment,

XXXI. That in the event of the death of any aunuitant happening between the said half yearly periods of payment of his between the days anonity, his Executors, Administrators, or Assigns, shall be enti- nelly, his executled to receive a proportionable sum for the number of days from the day of the last payment, before such annuitant's death, and the day of the ausuitant's death.

XXXII. That all members of the Medical Board, who may be his seath. destrous of retiring upon the said annuity, and whose services in der which mom.

Application. for the annuity vit of the appli ---

Annualire may be paid in Eng. land or India.

Applications for

in case of a annuitant's death of payment of antors, administra. tion or sesigns to receive a propertionale sem the days between the last pay day

Annother paid XXXIX. That the said Committee of Management shall and through the agonts will, pay, or cause to be paid in England or in India, such annual new recular as the softely to be an recular as shall be payable by and through their agenta, with an annual those though the regularity as the payments made by and through the treasury of Bast India Company, and that the necessary pany arrangements shall be made with the respective annuisants for this purpose, by the said Committee of Management. In witness whereof the said several parties have berounded set their respective hands and seals, this tenth day of October, in the year of Our Lord

Augned, sealed and delvered being first duly stamed, at Calcutta, in the presence of Witness, Names.

GEO. HILL, Secretary, Medl. Reig. Fund.

### APPENDIX.

No. I

FORT WILLIAM, 18th June, 1832.

No. 97 of 1832,—The Houble the Vice President in Council is pleased to direct, that the following paragraphs I to 5, of a military letter from the Houble in Court of Directors, No. 15, dated the 6th Warch, 1832, be published in general orders:

"Sparate letter from, Para, L. "We are very subcitous for the conducted 2ach April, 1829 fort of our officers upon retirement, and are therefore a Military Returning Fand." disposed cordially to encourage the institution of funds in further an e of that desirable of pet."

2. "Schemes of a nature similar to that which you have situated, though differing from it in some points of detail, have been proposed it. Welfas include Bombay, and we think it describle that the finds which may formed at the three pre-

sidencies, should be constituted upon a uniform principle in all respects."

3. "We regret that in the present state of the Company's characters not possible for us to add the fund by a direct contribution, but we are wisting not only to bear the increased charge of returng pay that will be consequent upon their establishment, but also to sanction the quant of an interest of to percent per annum on the underset of the several funds and the reinitiance of the annumes which they may grant through our treasury at the race of 2s, the size cropes.

4. "The only conditions we require are that the regulations shall be submitted to us for our approbation, that the aggregate amount of the annuities to be

granted in each year shall not exceed \$7,750, in the proportions of

£3,850 Bengal, 2,700 Madras, and 1,200 Bombay,

**17,**750

which are the amounts contemplated in the several schemes, and that the number of summative granted in each year shall not exceed 24, in the proportion of 12 at Bengal, 8 at Madras, and 4 at Bombay. These amounts and numbers are of course fixed by us with reference to the establishments as they now exist."

5. "We shall transmit a copy of this despatch to the Governments of Madras and Bombay, with instructions to them to communicate with you upon the subject."

(Signed) WM. CASEMENT, Col., Secy. to Gott. Mily. Dept.

No. 2.

No. 237.

To SURGEON H. S. MERCER.

Socy, to the Committee of Management, for establishing a Medical Retiring Fund-Mily, Dept.

SIR.

In reply to your letter of the 13th instant 1 am directed to inform you, that the Secretary to the Medical Board will be authorized to frank all communications upon the subject of the proposed returng fund for the medical service.

At the same time I am desired to transmit to you the annexed copy of parragraphs, I and 2 of a letter from the Honoreble the Court of Directors, No. 21, dated 5th Septembr 1832, referring to the fund in question.

I am, Sir, your most obedient servant,

(Signed) CASEMENT, Col. Secu. to Gott. Mily, Dept.

Council Chamber, We February, 1833.

Copy of paragraphs of a letter from the Honoralle the Court of Directors, No. 84, dated 5th September, 1832.

Parra. 1. "The Bombay Government have fately submitted to us a scheme for the manuation of a Madical Retiring. Fund at that presidence, and as the reply which we have made to that communication is applicable to your medical establishment, we transcribe it for your rid mation and guidance."

"We are of opinion that, the object of accelerating the activement of medical servants by means of annuities would be best provided for, by incorporating that service with the initiary in the institution of the find for the latter sanctioned in our dispatch to the Coveringent of Bengal, dated 6th March, 1832, copy of which accompanied our dispatch to you, dated the 20th of that month, and if this arrangement can be accomplished, we shall not object to a proportionate increase in the number of annuities countable through our treasure."

We are aware that at Madras annumes for medical officers are provided for distinctly from the nultiary in consequence of there being a separate fund, embracing for medical servinits and that families various compassionate objects similar to what are provided for initiary officers and that families by the inditary fund. But at your presidency, and in Bengal, the nultrary fund embraces both services, and we think the returning fund should do the same."

"In the event of any arrangement being adopted, consequent upon this communication, you will understand that the number and amount of additional, annuates remittable through our treasury to be strictly regulated by the proportion which the number of medical officers bears to the number of officers in the army."

(True copy)

(Signed) Wm. CASEMENT, Col.

Secy. to Gost. Mily. Dept.

No. 3. FORT WILLIAM, 10th DECEMBER, 1834.

No. 236 of 1834. - The following paragraphs of a military letter, No. 19, dated

11th July 1834, from the Mon'ble the Court of Directors to the Governor of the

presidency of Fort William, are published for general information :-

Letter from—dated 22d Nov., No. [1. We are prepared to sanction the 114 of 1833; paragraphs 1 to 4—submit institution of a separate retired fund a memorial from the medical officers for the medical officers upon your praying the Court to give their support establishment, but we cannot consent to a separate Medical Retiring Fund, to grant to it any specific donation. and to bestow similar benefits to those | nor any advantages in the shape of ingranted to the Madras Medical Retiring | terest or exchange beyond those men-Fund, with reference to donation, rates | tioned in our despatch, dated the 6th of interest and exchange.

March, 1832, (No. 15 of 1832.)

(Vide G. O. No. 97 of 18th June,

2. Neither can we allow of the remittance through our treasury of so large alnumber of annuaties of £300, as will provide for six, being annually granted. The number must be limited to three, which is a full proportion relatively with that which we fixed for the military service in the event of a retired fund being instituted by the army.

(Bigned) Wm. CASEMENT, Col.

Secu, to the Govt. of India Mily. Dept.

No. 4.

No. 323.

To

The Managers of the Bengal Medical Retiring Fund, Mily Dept. GENTLEMEN.

With reference to your Secretary's letter dated 20th and to my reply No. 298 of the 23d January, 1835, I am directed by the Right Honorable the Governor General of India in Council, to transmit for your infromation, the anuexed extract (paragraphs 1 to 4) of a military letter from the Honorable the Court of Directors, No. 5, dated 8the January 1830, replying to certain propositions which were submitted by you connected with the Bengal Medical Retiring Fund.

I have the honor to be Gentlmen your most obedient servant,

WM. CASEMENT, Col., (Signed)

Secy. to the Gott. of India, Mily. Dept.

Council Chamber, 23rd May, 1836.

Extract of a military letter from the Honorable the Court of Directors, No. 5, dated 8th January, 1836.

Medical Retiring Fund.

Latter from, No. 11, dated 27th Janu-ry, 1835. Solicit the consideration and rders of the Court on propositions sub-tant Surgeons who may be appointed mitted by the managers of the Bengal will bind themselves to subscribe to the Medical Retiring Fund.

The disposal of the surplus funds will of course rest with the managers, and we will not object to the remittance through private agency of annuities granted in excess of those remitted through our treasury, provided that not more than the six annuities specified in the regulations be granted in any one year.

3. We sanction a retrospective operation of the fund from the date when it was

formed, viz. the 1st of January, 1835.

4. At the same time that you communicate the concessions to the managers you will signify, that regulation I. of section V. of the rules of the fund must be modified, by excluding from the class of medical servants, who may receive back their subscriptions those who shall be "struck off" or "dismissed the service," in conformity with a similar regulation of your civil annuity fund.

(l'iue extract)

(Signed)

WM. CASEMENT, Col.

Secy. to the Cost, of India, Mily, Dept.

No. 5.

No. 294.

To the Secretary to the Medical Retiring Fund, Mily, Dept.

I am directed to acknowledge the receipt of your letter No. 39, under date the 27th ultimo, and to state in reply for the information of the Committee of Management of the Medical Returng Fund, that interest at the rare of 6 per cent, per annum will be allowed on the balance of the fund in the public treasury, from the 23rd of May last, the day on which the orders of the Hou'ble the Court of Directors, dated the 8th January, 1836, were communicated to the Committee of Management, and at the rate of 4 per cent. per annum, for the previous period; both to be calculated in like manner as the interest allowed on subscriptions to the military and orphan funds.

I am, Su, your most obedient servant,

(Signed)

WM. CASEMENT, Cal. Secy. to the Cout. of India, Mily, Dept.

Seal.

Council Chamber, \$5th July, 1836.

Sin.

No. 6.

Power of attorney for singning the deed of the Bengal Medical Retiring Fund.

Know all men by these presents, that I

in the service of the Honorable East India Company on their Bengal establishment do hereby nominate, constitute and appoint province of Bengal, Secretary to the Bengal Medical Retiring Fund to be my true and lawful attorney to execute all such deads, co-partnership, deeds, documents and papers writing to which my name and signature may be required and necessary for the purpose of and preparatory to my becoming a member of the said Bengal Medical Retiring Fund , and I do hereby ratily and confirm, and agree and undertake to ratify and confirm the same. In witness whereaf I have hereunto set my hand and seal this

in the year of Our Lord one thousand, eight hundred and day of Signed, sealed and delivered

in the presence of No. 7.

Certificate of age of persons applying for the annuity from the Bengal Medical Retiring Fund.

at present of A. B.

in the in the medical service of the Honorable East India Company on their Bengal catablubment, and a subscriber to the "Bengal Medical Retiring Fund" maketh oath and sanh that he bath attained his rear of age and months serors at (Superintending Surgeon) day of thir (Surgeon) Before me (Assistant Surgeon) Magistrate

No. 8.

Form of certificate of the payment of the full sum required from an annuitant under the rules of the fund, and his title to demand and to receive the annuity.

No. We do hereby certify, that paid unto the managers of the Bengal Medical Retiring Fund, the full sum required under the rules of the said fund to entitle him to an annuity of three hundred pounds Herling per annum, payable half yearly, and to ensure to his Executors. Administrators, or Assigns, such portion of any half yearly payment of the above sum as muy be due at the time of his decease, -the said is accordingly entitled to demand and to receive from the sum of one hundred and fifty pounds sterling on the one thousand, eight hundred and day of and a similar sum of one hundred and fifty pounds sterling on the following.

of every year from this date, during the continuance of his natural life; and on his decease his Executors, Administrators, or Assigns, are hereby declared, entitled to claim from the aforesaid the portion of his annuity that may remain unpaid from the date of the last payment made to the said

to the day of his demise, whenever that may happen.

Bengal Medical Retiring Fund Office,

Ezd.

Secv.

No. 9.

Contificute to be furnished by annuitant half yearly on applying for payment of the half yearly instalment of his annuity.

1. of

in the do hereby

certify that the service of the Honorable East India Company is alive, he having appeared before me this day of

in the year of Our Lord 18

Magistrate

No. 10.

Firm of annuitant's receipt for a half yearly annuity.

Place and date.

Received from

the sum of being my half yearly annuity for the half year ending the

from the

Bengal Medical Retiring Fund.

Assuitent.

GEO. HILL, Sooretary, Medi, Retz, Fund.

## GENERAL ORDERS ISSUED BY THE COMMANDER-IN-CHIEF.

HEAD QUARTERS, CALCUTTA, 15TH MARCH, 1821.

General Orders by His Excellency the Most Noble the Governor General in Council,
FORT WILLIAM, 1070 MARCH, 1821.

With a view to guard against any misapproheusion that might be entertained, regarding the peculiar object of the General Bengal Military Bank, established by general orders of the 23d December last, the Most Noble the Governor General in Council is pleased to notify, that the bank having been instituted for the purpose of affording officers a ready mode of remitting and accumulating portions of their allowances, it is not intended that it should receive large sums of money already possessed by individuals; such an extension of the concerns of the bank being inconsistent with the plan and spirit of the institution.

His Lordship in Council is further pleased to announce, that the 5th clause of the regulations of the Military Bank, is equally applicable to Native as to European regiments; and that in any case where the Native officers and men of a regiment or battalion, may form a Regimental Navings' Bank, under the authority of their Commanding Officers, the same facilities of remittance, through the Paymaster of the division, are to be afforded to them, and their aggregate remittances carried to account in the same manner as those of all of an European regiment.

Subadars and Jemadars are also authorized to reinit any sum of money not less than rensice rupees, and without fractions, to the Military Back in Calcutta, in their own name, through the Officer commanding their company.

Monday, January, 17, 1825.

At a meeting of the Directors held this day, it was agreed, that the accounts of the bank are to be made up half-yearly, but that the accounts current are not to be forwarded until after the 3lst December, in each year, except under peculiar circumstances.

### Bengal Military Orphan Lociety."

#### FORM OF ADMISSION.

The following is the form of affidavit to be sworn to in all cases of application for admission to the Upper Orphan School, and transmitted to the Secretary, with copy of will and of accounts to show fully the condition of the father's estate: -
"A. B. maketh oath and saith, that he was well acquainted with C. D. late Major or Captain, &c. in the military service of the United Company of Merchants of England trading to the East Indies, deceased, father of \_\_\_\_\_\_\_, born

infant, orphan, or orphans for whom application has been made for admission on the foundation of the Orphan Society, and with the circumstances and fortune of the said deceased; and this deponent further saith, that to the best of his (this deponent's) knowledge, information and belief, the said orphans are not, by inheritance, bequest, charitable subscription, or otherwise possessed of any sum or surms of money, or other property, to an amount exceeding the sum of 10,000 Co.'s rupees each, save and except what the said orphans may become entitled to in consequence of their admission upon the said foundation.

" Sworn before me this day of (Signed) "A. B."

(Signed) "E. F."

(Signed) Magistrate,"

#### RATES OF CONTRIBUTION TO THE FUND.

Lieutenant Colonel and Superintending Surgeon, monthly, Co.'s Re			
Colonel, and Member of Medical Board	15	0	0
General Officer, not on the staff,	15	0	0
General Officer, on the staff,	18	0	0
Major and Chaplain,	9	0	0
Captain, Surgeon, Commissary of Ordnance,	6	0	0
Subaltern, and Assistant Surgeon,	3	0	0

- N. A. General Officer, Colonels, and Lieutenant Colonels if they entered the service before the 8th April, 1807, do not pay any stated monthly subscription, it being left to their own discretional voluntary contribution. But if they discontinue subscription, or subscribe less than the rates fixed for their respective ranks, their children are excluded from all claim on the fund.
- "No child of a subscriber, of whatever rank, is admissible, unless the father have continued to contribute to the fund, to the period of his decesse; for, in other words, any member of the society, who, after promotion to the rank of Lieutenant Colonel, or from any other cause, cases to subscribe, forfeits all claim on the institution."

#### REGULATIONS

#### For the admission of Orphans sunctioned by the Army.

- 11. That so child possessed of any property shall be admitted, unless the amount shall be lodged for its use and benefit in the Society's funds.
- 111. That no child of any subscriber, dying intestate, shall be admitted, if on inquiry there shall appear to have been (after payment of lawful debts, an adequate provision made for the mother, property remaining to the estate equal to making a provision for, and which might have been bequeathed to such a child.
- 1V. In any case when an Officer may die, leaving a natural-born child or children, and possessed of property not sufficient to preclude the children from the benefits of the institution, and such officer shall not, by will, make such reasonable provision for these children, as his circumstance may enable him, such children shall not be entitled to the benefits of the institution.
- V. That when, in the will of any subscriber, part only of his children are provided for, and others either excluded by name or otherwise not noticed in its provision, such comission arising manifestly out of the intention of the testator, such exclusion or omission shall be considered to invalidate the claims of all the children of the institution.
- VI. That all cases of capricious or unequal provision, which by favouring the mether preferably to the children, or one child in preference to another, shall appear calculated to throw all or any part of a subscriber's family unnecessarily on the fund, shall, in like manner, as in the foregoing article, be considered to invalidate the claims of all.
- VII. That any provision by will, for the widow of a subscriber, greater than 3-5ths (three-fifths) of the property to be devised when there shall be only one child; 1½ (one-half) where there shall be two, and 1-3d (one-third) where there shall be any greater number of 'children than two; the remainder being, in all cases considerable, the property of the child, or (in equal portions) of the children, shall be considered upequal, agreeably to the two foregoing articles, and invalidate the claims of the children accordingly. Provided always, that a provision for the widow, of amount to the 12,000 Co.'s rupees (Co.'s rupees twelve thousand) shall not be held to invalidate the claims of the child or children, although such sum may be more than three-fifths, one-half, or one-third of the property devised.

VIII. That in all cases of children born not in wedlock, any provision for the mother exceeding Co.'s rupees 30 (Co.'s rupees thirty.) if a native; if European, Co.'s rupees 50 (Co.'s rupees fifty) per month, the principal of such sum in all cases to be secured to the child or children, shall be considered in the same light

as in the above, and invalidate all claims uponthe institution.

IX. The subscriptions for the families of deceased subscribers are in all eases to be regarded as available sources of relief to the funds of the society, and in that view, are to be considered of, and judged by, the foregoing rules, in the same manner as any other disposable property; with this only exception, that whereas such subscriptions are for a joint benefit, and lodged in the hands of trustees, it shall not be indispensable that the orphans' portions, estimated as above, be paid as capital sums into the society's fund; but it shall be sufficient that the interest upon them be, from time to time, duly paid by the said trustees into the society's treasury, so long as the orphans continue an expense to the institutions, to be appropriated to their maintenance, whether in Europe or in India.

It was agreed to upon a reference of the question to the army at large, that when the property of a widow, by bequest or settlement of other than her husband (as for instance, by money inherited from her own father, &c.) or from the subscription of her own or her husband's friends, together with the sum left by her husband (which by rule VII. may amount to 12,000 Co.'s Rs.) shall not exceed twenty-four thousand Co.'s Rs. (24,000) no deduction shall be made from the orphan allowance to her children; but that a proportionate deduction, for the relief of the fund, shall be made on account of any sum that may come to her in excess to 24,000 Rs. on the principle laid down in rules 182-183 of the Orphan regulations; and that all excess to 12,000 Rs. which the widow may be thus allowed to possess, shall, in all practicable cases, be settled after her death upon her husband's children.

X. That should such children be allowed to remain with parents or friends, the interest on their said portions will be calculated in part payment of the regulated monthly allowance, the society regularly paying or receiving the balance; but should they be placed at Kidderpore, or under the management in England, the amount of interest on their several shares, (calculated as above) must be paid into the funds of the society, on failure of which payment, during a period exceeding 12 months, the said orphans shall be liable to be struck off the books of the institu-

tions.

XI. That with a view to obtain the most correct information possible, as well on the foregoing as all other points affecting the interests of those children who may be offered to their guardiauship, the General Management will, and do expect, (besides the customary affidavit.) the fullest information from executors and others, as unreserved communication of testamentary and all other documents of which the nature of the specific cases may admit, and do reserve to themselves the entire right, coveyed to them by their original constitution of rejecting orphians tendered without such information and documents; or if, on reference to them, there shall appear any evidence of design unnecessarily and intentionally to burthen the fund, by throwing on it those who might and ought to have been otherwise previded for.

XII. That the marriage portion to female orphans shall in no case exceed Company's rupees 1,500, and if the ward claiming her dowry has property to that amount, she is not entitled to any advance from the fund, but if her property falls short of that amount, she is entitled to the difference between it and 1,600

rupoes.

XIII. The children of officers retired from the Service are not admissible unless the father have continued his subscriptions after the person of his removal from the army.

#### THE BENGAL

### Mariners' and General Wildows' Fund.

#### DEED OF REGULATIONS.

Agreed upon at a Special Meeting, held on the 21st July, 1823.

Articles of agreement intended, made, concluded, and fully agreed upon, this twelfth day of May, in the year of Our Lord one thousand, eight hundred and twenty, between the several persons, whose names, hands and seals are bereunto subscribed and set, being members of a society or institutions, constituted and established, and which the said parties to these presents do hereby constitute and establish, at Calcutta, in the province of Bengal, to commence from the first day of July, now next ensuing, for the purpose of raising a competent and sufficient fund, to be laid out and invested on securities at interest as herein-after mentioned; and by and out of the interest and proceeds thereof to make such provision, by monthly payments, for the widows and lawful children of subscribers to the said fund or their nominees, according to the respective class to which each subscriber may respectively belong, as herein-after mentioned, that is to say:

Wherens, it is considered, that a society or institution, at Calcutta, at Fort William in Bengal, for raising a competent fund, in order to make a provision are secure the payment of certain monthly allowances to the widows and lawful child or children of subscribers thereto, or their nominees as herein-after mentioned, as well. by the donations of charitable and well disposed persons as by the contributions, annual payments, and herein-after particularly mentioned, under proper restrictions, provisions, conditions and regulations will be of great advantage and utility to the widows and children of persons residing in the East Indies, and other parts and

places who may not be otherwise provided for.

Therefore, the said parties to these presents, have constituted and established, and do hereby constitute and establish themselves into a society or institution, at Calcutta aforesaid, for such purposes as aforesaid, and do hereby bind themselves respectively and their respective Executors and Administrators, to keep, preserve, abide, and adhere to, and not to depart in any manner from the terms, conditions, restrictions, provisions, and regulations began-after mentioned, expressed, and

declared of and concerning the same.

Now it is hereby agreed by and between the said parties to these presents in consequence of the frust and confidence which each of them hath, and reposeth in the other and others of them, and in order to the raising establishment, increase, and preservations of the said fund, for the purposes aforesaid, each of the said parties to these presents, doth hereby for himself respectively, and for his Executors, Administrators and Assigns, covenant, promise, and agree to, and with the other and others of them and his and their Executors, Administrators and Assigns, in manner following, that is to say :

Arr. 1.—That the said parties to these presents, shall be, remain, and con-sinue a society or institution for raising a fund, to be called and distinguished by the name of "The Bengal Mariners' and General Widows' Fund," and that the interest, dividence, and proceeds of the said fund shall be applied in making such provision for the widows and lawful child and children of the subactibers hereto, or their nominees, as herem-after menioned by certain monthly payments or allowances of the widows and children of the subscribers to the said fund, or their nominees betein-after mentioned.

Ant. 2 .- That each and every porson and persons, who shall make a donation in aid of the fund of the said institution, to the amount of sicea rupees five hundred or upwards, shall be respectively considered as patrons and friends of the said institution, and be, and be deemed to be, honorary members thereof, and entitled to a vote in the management of the concerns of the said institution at general meetings, to be held as is herein-after mentioned.

Aur. 3.—That the said society or institution be divided into three clases, and do consist of an unlimited number of subscribers who may take share either on their own lives, or on the life or lives of there in any or either of the said classes, either for the benefit of their own widow and child or children, or for the benefit of the wildow, child or children, and of any other person or persons dependant on the lapse of any given life or lives, and that the first of the said classes be called the permanant class, and do consist of such person or persons as shall on being admited a member or members of the said institution, pay a donation or entrance of twenty gold modurs, or succa rupees three hundred an it wenty; and also,

If under the age of 25	years, the sum of Sa. Rs.	1200
From 25 to 30 years.		1320
30 to 35 🐪		1450
35 to 40 ,,		1670
40 to 45		1920
45 to 50		2210
50 to 55 🔒		26.50
55 to 60 🔐		3175

for each and every share and shares, which such member or members shall respectively, hold in the sud permanent class which said two several sums of money, shall be in lieu of all annual or all other payments and contributions for or on account, or in aid of the said institution, and such subscribers shall respectively be, and decided and considered to be perminant members for life, and exempted from all other payment on account of the said institution in respect to such shares; and the names of such subscribers respectively, shall be entered in the books of the said institution as member of the first or perminent class.

And that the second of the and classes do consist of such person or persons as shall, on being respectively admitted members of the said institution, pay a donation or entrance of ten gold moburs, or sicca rupees one hundred and sixty; and also,

If under the age of 25 years, the sum of Sa. Rs	120
From 25 to 30 years	1.50
30 to 35 years, the sum Sicca Rupees	173
35 to 40 ,	
40 to 45 ,,	
45 to 50 ,,	30
50 to 55 ,,	36
55 to 6') ,,	4.20

for the first vent's subscription in advance, and a like sum, agreeably to the above scale, annually in advance, on or before the let day of July in each successive year, for each and every share to be held in the said class, during the life of the person or persons respectively on whose life the share and shares of such member and members in the said institution may be respectively held.

And that the third of the said classes do consist of such person and persons as shall, in like manner, pay, on being admitted members of the said institution, a donation or entrance of five gold moburs, or sicua rupees eighty; and also,

If under the age	of 2	5	<b>y</b> (	2	۲q	١,	ŧ١	•	S	u tı	n	٥f	٠,		. ]	ĸ	٩,	٠.		٠.			GO	0
From 25 to 30 y	ears	١.	٠,																				75	0
30 to 35		٠.												٠.					 				87	8
35 to 40													٠.							٠.			105	Ü
40 to 45											•										٠.	٠.	125	0
45 to 50																							150	
50 to 55																							180	
56 to 60																							210	

for the first year's subscription in advance, and a like sum, agreeably to the above scale, annually in advance, on or before the let day of July in each successive year, for each and every share to be held in the said last-mentioned class during the life and lives of the person or persons respectively, on which the said share and

shares may be respectively held.

That in all classes every new member shall pay, in addition to the above rates of subscription for every child born before or after becoming a member (beyond the number of two childern) whether male or female, a premium of sicca rupees forty in the first and second classes, and of sicca rupees twenty in the third class, and that no child of any future member shall be entitled to admission upon this fund, who shall not have been duly registerted, and the above premium paid within three months after the parents entering the society, or the birth of such child, if taking place subsequently, unless sufficient cause shall be assigned for delay.

Arr. 4.—That each and every individual, desirous of being admitted a member of the said institution in any of the said classes, shall be permitted to hold one share on his and their own life and lives, and as many shares on distinct and separate lives, to be approved of by the Directors of the said society, as such individual shall respectively think fit, either for the benefit of his own widow and child and childern, or for the benefit of the widow, or child or childern of the person and persons, on whose life and lives such share and shares may be respectively held; and in either case the party subscribing, and not the person on whose life the said share will be held, is, and shall be decimed and considered to be, a member of the said institution, and shall have a voice in the management of its concern. But it is hereby expressly stipulated and declared, that not more than one single share, in any or either of the said classes, shall be held on the life of any one individual.

ART. 5.—That individuals subscribing on three separate lives be entitled to two votes, at all general meetings of the members of the said institution, but that no greater number of share shall entitle any individual to more than two votes, in the

management of the concerns of the said institution.

ART. 6.—That in order to be admitted, on the books of the said institution, as a member of the first or permanent class, a certificate of health, signed by a medical gentleman, and an affidavit sworn to and signed by the individual, on whose life such share is intended to be held shall accompany the application for admission, which shall be submitted to the directors of the said institution, who shall in all instances be at liberty to reject any such application, without assigning any reason to the individual applying for admission.

ART. 7.—That a certificate of health, signed by a medical gentlman, and an affidavit sworn to and signed by the individual on whose life a share is intended to be held in the second and third classes, shall accompany the application for admission, which shall be submitted to the Directors of the said institution, who shall in all instances be at liberty to reject any such application, without assigning any reason

to the individual applying for admission.

Ant. 8.—That any individual member or members entitled to any share or shares, in either the second or third class of the said institution, and desirous of becoming a member of the first or permanent class, shall, on payment of a sum sufficient to make up, with what such member or members had previously paid, the said donation of 20 gold mohuis, and such further sum according to his age, as per article third, so stipulated to be made members of the permanent class, for each and every share to be held therein, as herein-before mentioned, with interest, at the rate of ten per cent. from the date of the admission of such member or members in the said first or second classes, respectively, and upon producing a medical certificate of health, and attestation, to the satisfaction of a majority of the said Directors, be entitled to transfer the share and shares, for which such payment and payments shall be made, as last aforesaid, into the first or permanent class, and the widow and children of the person, or persons intended to be benefited by the said share and shares, shall thereupon, immediathly on the lapse and lapses of the life and lives on which the said shares shall be respectively held, be antitled to the pay

ments and allowances herein stipulated to be made to the widow and children of the

members of the first or permanent class.

Ant. 9.—That the father of an illegitimate child or children, born before the formation of this institution, may be admitted to hold one share in any of the said classes of the said institution, on making such annual donation and payments as are herein-before mentioned, according to the class in which such share may be held; and that on the lapse of the life or lives of the party or parties so subscribing, his or their child or children, not exceeding three in number, whose names and description shall be accurately entered in the books of the said institution, shall be entitled to have and receive such monthly allowances, as are herein-after provided for lawful children, in cases of the lapse of a life on which a share may be held, where there are only a child or children, and no widow to be provided for

Anr. 10.—That it is hereby provided and declared, that in case of the lapse of any life or lives on which any share or shares shall or may be held in the said second or third class, or either of them, within space of one year from the time of such share or shares, having been respectively granted, no benefit shall or may be derived by the widow, child and children, respectively intended to be benefited thereby, but that in the event of the lapse or lapses of the life or lives, on which share and shares shall be respectively held, within the period atoresal, the party subscribing or his representatives shall be entitled to receive back, from the Secretary and Treasurer of the said institution, the full amount of all payments, made on account of such shares respectively, with interest at 6 per cent; it is however, expressed, provided, that nothing in this article contained shall extend, or be deemed or construed to extend, to members of the first or permanent class.

Ant. 11.—That no subscriptions on any life shall be considered as entitling the party or parties concerned, to derive any benefit from the funds of this institution, until the life subscribed on (if of the permanent class) shall have been approved of by the Directors, the amount of the first subscription and donation, or premium of admission paid, and a certificate of admission granted under the signature of the Secretary and three of the Directors; and until the party shall have survived for the period of one whole year from the date of his admission, if a share-holder in either of the second and third classes of the institution; the party holding the share or shares in the second or third classes, or his representatives, being in the lost instance entitled only to a retund of the momes paid and advanced by him, with interest as herein-before mentioned.

Ant. 12.—That all annual subscriptions, (except the first, which is to be paid on admission,) shall be paid in advance on or before the first day of July in each and every year; and that, if the same shall not be paid with interest at the rate of ten percent, within two months of the date on which such payment shall respectively become due, if the party or parties entitled to the said share or shares, shall reside on shore, or within aix months of each day of payment, with such interest as aforesaid, if the party subscribing shall be absent at sea, or at any considerable distance from Calculta then, and in either of the said cases, such subscriber or subscribers, and the persons intended to be benefited by such subscription shall forefest all clams whatever on the funds of the said society, and be no longer considered as subscriber or subscribers to, or member or intenders of the said institution.

Any. 13,—That until the fund, intended to be raised by the means and for the purposes aforesard, shall amount to the sum of sicca rupees one hundred thousand, no sum or sums of money shall be paid or payable to the widows or children of the subscribers to the said fund, for and in respect of the pensions or allowances herein-after mentioned and stipulated to be paid, save to the widows and children of persons holding shares in the first or permanent class, who will be entitled to benefit of the said fund immediately on the lapse of the life or lives on which the respective share or shares may be held, in the said first or permanent class.

ART. 14.—That when, and so soon as the funds of the first class of the institution shall amount to the sum of sicca rupees one handed thousand, placed out and invested in good and sufficient securities at interest, the widow and lawful childran of a person or persons entitled to benefit by the lapse of a life or lives, on

which any share or shares shall or may be held in the said institution, shall, on making application to the secretary in writing accompanied by such proof of the caaually as may be satisfactory to a majority of the Directors, be entitled to receive the following monthly payments, to commence and be payable at the expiration of one month from the occurrence of such casualty, viz. a monthly allowance of sicca tupees eighty to each and every widow intended to be benefited by the said fund, in the first and second classes of the said institution, during her widowhood, and a like monthly sum of sicca rupees sixte in to each and every lawful child and children, of the party or parties on whose life or lives such share or shares shall be pearectively hold; and to the wid wor a subscriber in the third class of the said society the monthly sum of sicca rupees forty, payable in like manner, and to each and every lawful child and children, of such subscriber, or of the party on whose life such share may be held, the monthly sum of sicca rupees eight; such payments to continue to be made to the widows, respectively, during their widowhood, and to the children, being sons, until they shall have respectively, attained the age of sixteen years, or being daughters until their marriage, if leading a reputable and moral life, and in the event of the lapse of the life on which the said shale may be held, leaving one or more children only, and no widow, the Directors of this institution, for the time being, shall, for the purpose of property administering the said fund, for the benefit of such children respectively, be deemed and considered to be the guardian and guardians of such children respectively, and the monthly sum of sice a rupees twenty-five, in the first and second classes, and sieca rupees twelve and eight annas in the third class, shall be paid and applied from the funds of the said society, for the maintenance of each and every such child and children in the manner most boneficial for them, until they have respectively attained their age of sixteen years, or being daughters, shall have been married, as berein-before mentioned.

Arr. 15 .- That in the event of the interest of the funds of the said institution being insufficient, from the number of casualties or otherwise, to afford a provision for the persons respectively entitled to the benefit of the said fund, to the full extent of the monthly payments and allowances herein-before mentioned, a rateable deduction shall be made from the allowances herein-before stipulated to be paid in each of the said classes, with reference to the amount of such interest, it being the clear intention and meaning of the said institution, that the principal of the said fund shall not, on any consideration, beinfringed or broken in upon, but that when and so soon as the interest and proceeds of the said fund shall be sufficient to satisfy the claimants thereon, the same shall be so applied, and that in any event the interest and proceeds of the said fund shall be applied, as far as it will go, in making such payments rateably and proportionally to the widows and children entitled thereto, according to the class to which they may respectively belong ; provided also, that in the case the interest, dividends, or proceeds of the said tund shall, at any time hereafter, admit of an increase of the allowances herein-before provided for the person respectively entitled to the benefit of the said fund, that then the same allowances shall be increased rateably and proportionably in all the said classes, in such manner and to such extent as a majority of the Directors of his institution for the time being, shall be expedient.

Ant. 16.—Provided always, and it is hereby expressly agreed and declared, by and between all the parties hereto, that nothing herem contained, as in any of the rules of the said institution, shall be deemed, taken, or considered, or in any wise construed so as to entitle to the benefit of the funds of this institution, any widow who may have been legally divorced or separated from her husband for adulttery, or who, at the period of her husband's demiss, may have quitted his protection and be living in a state of notorious stultery, though not divorced or separated from him by law, or who, may hereafter be proved, to the satisfaction of the general meeting of the society, to lead an immoral or unchaste life.

And that should hereafter any widower on this fund, again marry, his widow will not be entitled to any benefit from this fund, without he again pay his entrance and freely subscription according to his then age.

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ART. 17.—That the pensions or allowances to widows entitled to the benefit of said fund shall cease on their marriage,

Ant. 18.— That Messieurs Paliner, Wilson and Company be appointed agents for the fund in London, and that the Secretary of this institution do remit to such agents, from time to time, such sums of money as may be requisite, with instructions for the disbursement of the same; and that he do also transmit to them copies of all general rules and regulations which may be passed relative to the fund for their information, and that of all who may apply for the same.

Anr. 19.—That the benefit of this institution be extended to Madras, Bombay. Poining, and Singapore, and that Messieurs Parry and Daro may be appointed the agents of this society at the presidency of Madras; Messieurs Forbes and Company, at Bombay; Messieurs Carnegie and Company, at Penang and Singapore, aforesaid; or at such other stations and places as may, by the said Directors, be decined expedient.

Ant. 20.—That the Secretary of this institution be directed to correspond with the said agents to appointed as aforesaid, and that he do transmit to them copies of the rules and regulations of this institution, with such instructions as to the granting of certificates of admission to the parties desirous of becoming subscribers to this institution, as may be deemed requisite.

Ant. 21 .- I had in the event of any writing or children entitled to the benefit of the fund of this institution, being desirous of returning to Europe, the Directors of this institution for the time being, are hereby authorized and empowered to make advances to the welow or children so coulded to the benefit of the said institution to enable them so to do, to an amount not exceeding the sum of sicca rupees one thousand for each and every widow, and the sum of sicca rupces two hundred for each and every child and children entitled, as afores oil, by way of loan, and to be deducted from their said pensions and allowances, in such manner, and by such propartions, as the sail Directors may deem expedient. And such widows and children respectively, or the guardians of such children, duly constituted, shall be entitled to receive their pensions and allowances, to which they may be cutuled, from the agents of the said society in London, or elsewhere, from and after the lat day of January, 1824, at the current exchange of the day upon which such pensions. shall become due, upon their producing a certificate signed by the Secretary of the society, specifying the period to which their pensions have been respectively paid in Bengal, or other places in India, and the amount which they will be cutified to receive in England to be presented to the said agents in Landon, on making applications for such pensions and upon giving satisfactory evidence of identity. But that such pensions and allowances instead of being payable, as in Calcuita mouthly, shall be payable in London half-rearly, and not oftener; and that the remuneration to be allowed to such agent or agents, shall be paid by person or persons receiving the pensions or allowances, and not by this institution.

Ant. 22.—That in case any widow emitted to the benefit of the fund of this institution shall reside in any part of England twenty rules distant from London, or in Wales, Scotland or fieland, her pension shall be paid in London to an attorney duly authorized by her, on the production of a certificate, signed by two persons, in the character of Parochial Clergymen or of Magnitrates, where she resides, to the following purport:—

Certificate.—"This is to certify, that Mrs. A. B., widow of C. D., late of "in the East Indies, is living in the Parish of in the County of in England, Scotland, and Ireland, and to the best of our knowledge and belief is

" in a state of widowbood, and that she hath children deceased husband now living with her, to wit : of the age of and

Ant. 23.—That all the subscribers to the institution, as well as those who may in future become so, shall be at liberty at any time to withdraw their names, relinquality, at the same time, all claim to the benefit of this institution, and forfeiting to the fund all sums that may have been previously contributed by them as well as, what arreass are due up to the period of their drawing.

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Aur. 24.—That Henry Matthew of Calcutta aforesaid, merchant and agent, be, and is hereby appointed Secretary of the general and entire business and concerns of the said institution, and that he be allowed for office-rent, the monthly sum of suce rupees one bundred, and such other disbursements as may actually be incurred for sircars, peons, and the necessary establishment of the said insutution, law charges, stationery, and other necessary and unavoidable expences.

Ast. 25.—That all the business of this institution shall be managed and carried on by the Secretary thereof, and subject to the control of the Directors, for the time being; and that proper and necessary books of account shall be kept by the said Secretary at an office within the limits of the town of Calcutta, in which office all the business and transactions of or relative to, the said institution shall be truly and fairly entered in the said books; and that all books, accounts and papers, and every thing else whatsoever, (save and except the money and securities for money) belonging or relative to, or which shall belong or relate to the said institution or the business thereof, or the carrying on such husiness, shall be kept in the office, in Calcutta, aforesaid, where the said business shall, from time to time, be so carried on; which books, accounts and papers, the said subscribers and their respective axecutors and administrators shall freely, and at all convenient times have liberty to resort to, inappect and peruse when, and as often as occasion may require, or they or any of them may think fit, or be desirous so to do, during office hours.

Agr. 26.—That the Secretary of the said Company shall be answerable and accountable for the amount of all monies to be received by him, and for the safe custody of all securities to be deposited with him as Secretary of the said institution.

ART. 27.—That the Secretary shall, from time to time, report to the Directors of the said institution, whenever the mones received from subscribers to the said institution amount to sicca rupees five thousand and upwards, and that when and so often as it shall amount to the said sum of sicca rupees five thousand and upwards, the sum of sicca rupees five thousand shall be laid out in the purchase of Company's paper, or in such other public securities of the Government of Bengal, or in shares of the stock of the Bank of Bengal, or in such other good and sufficient securities, as shall be deemed by the said Directors most for advantage of the said institution.

ART. 28.—That all Company's paper or other public securities, purchased on account of the said society, shall be purchased unthe names of the Directors, who shall authorize and empower the said Secretary, from time to time, to receive the interest thereof.

ART. 29.—That any action or suit, hereafter to be commenced, and prosecuted, or defended for and on account of the said institution, shall be commenced, and prosecuted, and defended by the Secretary, for the time being of the said institution, with the approbation of the Directors for the time being, at the expense of the said society or institution.

ART. 30 .- That John Gilmore, James Dunbar, John Phipp, John Adolphus Williams and Henry Matthew, being five of the members of the said institution, are hereby elected and appointed Directors of the affairs of the said Company, from the Arst day of July, one thousand, eight hundred and twenty, until the first day of July, one thousand, eight hundred and twenty-one, and that on the first day of July in each succeeding year, unless such day shall happen to be a Sunday, in which care the election herein-after mentioned shall take place on the Monday fol-. lowing, during the existence of the said institution, two of the said Directors (with the exception of the said Henry Matthew, who is also Secretary to the said institution, and therefore deemed a proper person to continue a permanent member of the said direction.) shall go out by totation, and a new election of two other Directom shall take place, and that such election shall be made by the whole or a majo- . rity of votes, to be taken and reckoned as herein-after mentioned, of the said subscribers, who shall be present at a general meeting thereof to be held for the purpose of such election, and that such Directors so to be chosen shall continue in office from such first day of July, until the ensuing annual election of such Directors.

### BENGAL MARINERS' & GENERAL WIDOWS FUND. 2019.

ART. 31 .- That a meeting of the said subscribers, or a majority of them, shall be held yearly during the continuance of the said institution, on some convenient day between the 1st and 15th days of the month of July in each year, and the said subscribers present at such or any other meeting, or the major part of them, shall and may audit and settle the accounts of the said institution, and shall and may frame such regulations for the said institution, and the said business, as shall seem to them. proper, (provided they do not militate against or tend to annul any of the articles herembefore and heremafter agreed upon,) which regulation shall be carefully intered in proper book to be kept by the said Secretary, and signed by them subscribers then present at such meeting, or meetings, or the majority of the which being so entered, and signed shall be binding on all the said subscribers, their enes cutors, administrators, and assigns. But if any error in such accounts be discovered, after such settlement of counts, such sum, whether to the credit or debit of the stock or funds of the said institution, shall be carried into the accounts of the said institution, for the next succeeding year, and that all errors which may be discovered in the said accounts, after the settlement thereof, shall, as soon as discovered, be communicated by the Secretary to the Directors for the time being.

Ann. 32. -That all members holding three or more shares shall have two votes and all members holding a less number of shares, than three, shall have but one, vote on any question which shall come before any General Meeting of the Proprietors, or on any other occasion, and that all questions which shall come before such, or any other meetings, shall be decided by the majority of votes, so taken and reckoned, of the members then present at such meeting; but that no member shall, at any meeting, be cutified or allowed to vote in any matter or thing, in which such member shall be in any manner individually interested, otherwise than as a general subscriber to the fund of the said institution.

Aur. 33.— That whenever, during the continuance of the said institution, the said Secretary shall be required, in writing, so to do by seven at least of the memhers of subscribers for the time then being, he shall give due public notice of a general meeting of the members of subscribers: and that no matter or thing herein contained shall be annulled or altered in any manner whatsoever, except with the concurrence of at least two-thirds, of the votes to be so taken, as aforesaid, of the members or subscribers, who shall be personally present at such general meeting.

LASTILY.—That in case any difference or dispute shall happen or arise between the said several parties to these presents, any or either of them, touching any or either of the covenants, clauses, and agreements hereinhelore mentioned, expressed, and contained, the same shall and may be heard and determined by the Supreme Court of Judicature at lort William in Bengal. In witness whereof the said parties to these presents have hereunto respectively set their hands and affixed their seals, the day and year first hereinbefore written.

#### APPENDIX.

Resolutions passed at General and Special Meetings since the 21st July, 1823.

General Meeting, 13th July, 1824 .- Resolved, that in future, when mortgages are required they shall be subject to the approval of a land surveyor, and the advances never to exceed five-eights of the real value.

That all surplus funds, not needed for the expenses of the month, be lodged in the Bank of Him loostan, (until they can be advantageously invested in proper seen-

rities.) with which an open account shall be kept.

Special General Meeting, 9th April, 1825 .- That the Secretary's office should be continued in a central and convenient part of the town, and that the Secretary should be required to provide the office in question, without putting the society to any additional expense.

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That the Secretary, on his appointment, be required to execute a bond of security, binding himself in the penal sum of Sa. Its. 5,000 to the faithful administration of the trust reposed in him.

That the 20th attirle of the printed rules be modified in so much, that in future

the Secretary of the insutumon shall not be a member of the direction.

General Meeting 24th December, 1827,- I'hat all subsequent applications for admission into the 21 and 3d classes shall be limited to the age of 35 years, and that under no circumstances shall an applicant be deemed eligible after that period of life.

Eighth Annual General Meeting, 24th July, 1828 .- That all future subscribers to the first and second classes shall pay an admission fee of 40 rupees each, and the subscribers, to the third class, the sum of 20 supees, to the Secretary for the time being.

General Meeting 24th December, 1828 .- That in future the books and accounts of the fund be brought up, audited, an I closed on the 31st December in each year; and that the general annual meeting shall take place on or before the 1st day of February, immediately thereafter.

General Meeting, 22d January, 1829 .- That a committee be appointed to exam no the accounts of the fund from its first establishment, with a view to ascertain and raport whether the disposable income of the society is equal to the annual elauna on it.

That from the 1st of January, 1829, the Secretary be instructed to distinguish the several monthly pensions into payments in the first, second, and third classes, in the same manner as receipts are carried to separate heads.

Annual General Meeting, 18th January, 1839. - " That the sums remuted, from time to time, by the institution to the house of Messrs. Palmer, Mickillop and Co. in London, be in future entered in the accounts as a dependency, and not include, in the stated accounts of the so nety's funds:" and when the accounts are received to be included as other persons,

That of greater safety, two lacks and fifty thousand rupees, vested in Government

securities shall be deposited with the Government agents.

Special General Meeting, 25th February, 1830 .- That with reference to the report and accounts submitted to the meeting, it appears absolutely necessary for the atability of the fund to make some considerable right tion in the scale of pensions auted to the necessities of the case.

That all pensions paid by the society be reduced one-half from the 1st of May next, and so to continue for one yet; at the expiration of which, should further

sacrifice oppose ob olutely to cessary, it must be submitted to.

That the Secretary do write a circular left it to all the pensioners on the fund fully explaining the argent necessity of the present reduction, and pointing out that instances have occurred of pensioners in favor-roll circumstices relinquishing their claim on the society. Such examples to be held out as highly worthy of present imitation, whereby the society may be better able to provide for its less fortunate claimant.

Annual General Meeting, 18th January, 1831 .- That the resolution, dated the 19th April, 1825, and referred to in the meeting of the 221 May, 1830, namely, "that none but a subscriber to the institution should be eligible for the office of Secretary," shall be resembled.

That Mrs. Angue and family in England be paid their persons in future on a similar footing as all other pensioners in Europe, v 2., at the current exchange of the day, instead of as heretofore at 2s. 6d per rupec.

That in furture there be quarterly meetings of the member of the institution, in January, April, July and October; the day of meeting to be fixed by the Direc-

tors, and the usual horice given by the Secretary.

That the sum of two lacks of rupers, part of the balance now exhibited is the account current of December last, shall be hell and constitute last he fixed and permanent fund of the society, instead of one lackh of sicca supees, as expressed in 13th and 15th articles of the revised regulation of the 21st July, 1823, and that this sum of two lackh of sicca ropees being now fixed as the bond fide fund of the society, shall not on any account, or under any circumstances be encroseded on or diminished; the interest alone shall be applicable with the other current means to meet the claims of pensioners and usual charges.

Second Quarter General Meeting, 11th July, 1811 .- That a sub-committee should be formed for the purpose of taking into consideration, and reporting their oninion on the state of the funds of the society, and of suggesting such in aspice as may appear to them necessary for improvement, and the general advance of the institution.

General Special Meeting by requisition under Article 33d of the Regulations, 30th July, 1831. - That the report of the committee (appointed on the 11th July, to investigate into the state of the fund.) be adapted, and that the pensions be reduced to the scale proposed from the 1st of October next.

24 41 K OF PEY	TUNK			
Widows, 1st and 2d class, at Sa.	Rs. 20	0	each, per	month
C'ildien, ditto,	6	0		
Orphans, ditto	12	8		
Wislows 3d class.	10		,,	
Children, ditte	. 4		".	
Orphans, duto	6			

.. 64 That should the funds here ther admit of the measure, that the pensions to incumbents be increased provide, according to the actual amount of the annual income.

That the Secretary be outhorized to respirit 500 copies of the revised regulations. and to add, by way of appendix, the bye-laws, which, from time to time, have been passed and recognised by the general meetings. Copies to be supplied to applicants at one rupee each.

#### THE TERST

### New Calcutta Landable Society.

For Mutlua Life Insurance, and for eabeling and continuing the Seconth Landable Society, and the Thirteenth Summementary Landable Society of Calcutta, of they shall respectively expire. The former on the Mist Dec. 1834, and the latter on the 30th June, 1835, The virtue of the moceodings of the meeting of those Societies held at Culcutta, on the 15th of April.

- Ant. 1 .- The object of the association is to provide a fund for the insurance of lives, whereby in lividuals may secure a provision for their families after their death, or creditors may guard themselves against loss, in the event of the decease of their debtors.
- 2 .- In its constitution this association differs from an office for the insurance of lives, (as such offices have been generally constituted in Europe,) in that the whole fund of the society accumulates for the benefit of the moured, and of them alone : that no insurer reases a profit from the institution, and that the charges of management are regulated on so economical a scale as scarcely to form a sensible burthen on the e-tablishment.
- 3 -The New Landable Society shall be considered as having commenced on the 1st of January, 1835, and shall close its first term of 5 years on the 31st of December, 1839, at mid-night; but the society shall nevertheless be considered perpetual or subsisting and renewable from time to time, in periods of five or such number of years as shall be agreed on herestier, until a majority of the subscribers or share-holders, at any general meeting, called by public advertisement for the purpose, shall decide on its being brought to a final close.
- 4. The husiness of the society shall be conducted by Directors, a Secretary and Treasurer, with a controlling voice and power in the shace-holders or members, as herein-after provided for ; and the following parties have been appointed to act accordinly :- T. E. M. Turton, R. H. Cockerell, William Bruce, Baniamin Harding, Esque., Captain J. W. Ousley and Babos Darkanauth Tagore, as

Directors (until a general meeting of the society can be held to complete the preactibed number);s.-Mr.James Cullen, Secretary and the Union Bank as Treasuges.

6. The fund or proprietory interest, is to be portioned into shares; and an individual or individuals may subscribe for a certain number of shares either on his or her own life or on any other life. In the former case the estate of the deceased, or such person or persons as he or she may, by will or a signment have appointed, shall benefit to the extend of the share subscribed for; unless in that or either case the shares or interest be specially declared at the time of subscription to be for the benefit of any other person or persons, or be subscripting and made over, according to the rule herein-af er set forth, for the benefit of any other person or persons, in which case, such person or persons, shall be entitled to benefit in the event of a lapse, and no other.

6. The number of shares that can be subscribed for on any one life shall not exceed ten whole shares, save and except in case of transfer from the Seventh Laudable Society and Thirteenth Supplementary Laudable Society, where more

than ten shares already exist, in the aggregate, in both achemes.

7.—Persons shall be at liberty to subscribe for half or quarter shares, either on their own lives, or on the lives of others; and in case of lapse, the estate of the deceased, or the parties for whose advantage the subscription is declared to be, or who may have become entitled to such advantage by will or assignment as above, shall benefit by the fund in a like fractional proportion.

8.—Share-holders in the Seventh I audable Society, and in the Thirteenth Supplementary Laudable Society, on the terms and for the considerations hereafter mentioned, to have the privelege of transferring interests or policies in these societies, as they shall respectively expire, on the lat of January and 1st of July, 1835,

without the production of fresh certificates of health.

9.—In consideration of the provision made by the regulation of the Seventh Liudable Society for a bonus for the continuance or renewal of its policies, and which it is agreed, shall be paid over to the new society. All proposed transfers of problems belonging to it to the new society shall be admitted on payment of premium, as herem-after provided for ; but in the case of policies in the I hinteenth Supplementary Laudable Society, where no such provision is made, and a ditional premium or bonus, of fifty sicca supples per shall for all ages, over and above the regulated payments as above, shall be required before any transfer of policies from that society are made.

10 --All applications for admission into the society from persons residing at any of the King's or Company's settlements, shall be made by letter to the Secretary and shall be accompanied by the certificates of health signed by a medical gentleman in the King's or Company's service, (those from other places to the satisfaction of the Directors,) and by an affidavit swora to and signed by the individual on whose life the shares are applied for, such letter of application, certificates and offidavit, to be according to the following torm, (printed copies of which may be had on application to the Secretary,) and to be athered to in all cases, save where the Directors shall deem it right to wrive objection:—

#### FORM OF APPLICATION.

## From persons subscribing on their own lives.

(Place and date.)

To James Cullen, Esq. Secretary,

New Calcutta Laudable Society.

Sir, —I request to be admitted to hold —— share in the New Calcutta Laudable Society on my own life, for the benefit of my estate after my death, or of such person or persons as I may be reafter appoint by will or assignment, for which purpose the prescribed certificates and affidavit of health are herewith transmitted.

I am, Sir, your obedient servant,

Sir, Laudable Sc	Secreta Secretarequest to ociety on the li	ry, New Calcu be admitted to le of	ing on the lives of	ety. in the the bea	efit of
berewith tra	r which purpos asmitted.	a the prescribed	l certificates and	affidavi	t of health are
			Your ob	edient se	rvani,
	CERTIFIC	TATE NO. 1, OF F	HYSICIAN OR BURG	<b>2</b> 0%.	
es at this date of the enqui- consider him I fuither	ite free from an mes which I i i to be a good I declare that I	ny dangerous ma leive made of t life. bave no interest	knowledge and balady whatever, a	nd that	from the result
on the life o Dared at this	t the said——— day of	}	:		
	•	AFIID			
maké oath a the accompa that I have t my health o	and declare tha inving cert for not willulty con r constitution; me does not ex	tes, as they rele acceled from the . that I have b	te to my present so certify a very constituent of the small or a constituent or a constituen	l heljof, date of l reumsta row-pox	realth are true; nce relation to , and that my
with the age policy. The certif or Company or in his abs	Innssion or mis , health, or con icates are to be 's service, and ruce, before t	filled up, dated the affiliava on the principal cas	in these documes party to be new land granted by our to an I signed it or indicacy are expend if possible	nts of f red on, t surgen before ithority	will vitrate the n in the King's the Magnitrate.
To enable accepting or replies show service, or of rel that the w	the New Ca rejection any dd befornished fotherwise asce	dout i Lyndabl proposed risk, d d by a medical ertained profess led up and sign	Ars, No. 2, ross of Society to judy is required, that, if gentleman in the constructional acquirement acd, may be returned.	to the eucle King'	e expediency of bjoined queries bor Company's is also requests
1. Name of 2. How lon 3. Have yo 4. What is	applicant. g have you know attended his your opimon of u had occasion	own him? im professionall f the general state n to know or to	ate of his health?		EPLIES.
	† The pa ! Insert \$ Insert   Singne	nty himse'f, or on mame and official name, profession (	nd rank or profession v medical attendant. d-singuation and place of abode at		sh,

BEPLIES.

subject to any dangerous disease, or that he is predisposed to any hereditary disorder ? 6. Are his habits suber ? 7. Is there any circumstance within your knowledge connected with his health, with which the Directors ought to be acquainted ? 8. On the whole, do you consider the applicant as having

a fair chance of long life ? Dated at -----

11. -- No subsequent increase of shares on any life shall be allowed, except on a fresh application, to be again approved of by the Directors, and accommined by fresh certificates and affidavit as bove. The subscription on the additional shares to be according to the age of the party at the time of making the new application.

12 - The following are the rates of subscription, over and above the bonus stipulated for above in the case of transfers from the Thirteenth Supplementary Laudable Society, to be paid half yearly on each share, half share, and quarter share, according to the ages at the time of admission into the society of the parties on whose lives policies. Shall be transferred or subscribed -the rates chargeable at each renewed period or term of the society, will be according to the age of the same parties at the period of such renewal . -

Ages.	Whole share.	Half share.	Quarter blace.	Ages.	Whole share.	Haif share.	Quar ter share.
5 to 20	100	50	25	51	217	109	55
21	103	52	26	52	223	112	56
22	105	53	27	53	231	116	58
23	108	54	27	51	539	120	60
24	110	55	28	55	247	124	62
25		57	1 29	56	255	123	64
26		58	20	57	265	133	67
27		59	30	-58	275	138	69
28		61	31 )	59°	205	14.3	72
20		62	34	60	300	150	75
30		64	1 32 1	61	315	158	. 79
31		j 65	; 33 }	62	330	165	1 63
32		67	34	63	350	173	1 88
35	136	68	34	61	370 (	185	93
34	139	70	35	6.1	390	14.,	98
35	142	71	36	66	415	208	104
30	146	73	1 37	67	440	220	110
37		75	1 38	68	470	235	118
38	154	77	39	69	j 500 j	250	125.
39	138	79	40	70	515	268	135
40	162	88	41	71	575	288	144
41		83	42	72	620	310	155
42		85	43	7.3	670	335	168
43		87	44	74	725	363	182
44		90	45	75	; 785 i	393	197
45		92	46	76	850	425	213
46		95	48	77	920	460	230
47		97	49	78	995	498	249
48		100	50	79	1075	538	269
49		103	52	80	1110	555	278
50	211	106	53	l			• • • •

<sup>&</sup>quot; Signature of Surgeon, and official designation

13. The foregoing scale may however be altered at any general meeting of the society called for that purpose; and the increase of premium with advancing age on lives insured, shall be annual, and not unaltered or unincreased during any current term of the society, as in the preceding Laudable Societies.

14. In cases, however, of applications for shares or policies on the lives of parties under certificates not unobjectionable in every respect, and supposed to involve only a trifling increase of risk, the Directors shall be at liberty to grant admission on enhanced premiums, agreeably to the best of their judgment, and the opinion and recommendation of their medical adviser.

15.—No application for admission into the society shall be admitted without being previously submitted to, and sanctioned by, the Directors, but the directions shall in all instances be at liberty to reject any application without assigning any

reason to the applicant for so doing.

16.—No applications for insurance on any life shall be considered as entitling the party or parties applying for, or connected with the mearance, to benefit by the society, until the life to be maured on, shall have been approved of by the Directors, a certificate of admission granted under the signature of the Secretary agreeably to the following form, and the amount of the regulated premium paid.

The state of the s
(FORM OF CENTIFICATE OF ADMISSION.)
No
I do hereby certify, that
shares in the First New Calcutta Laudable Society, on the life of the benefit of who shall be enutied in the event of a lapse of the storesaid life, to receive such proportion of the fund of the said society as by the established regulations thereof published in the Culcutta Gazette of the 31st Dec. 1834, may become the by virtue of this subcription, and at such time or times as the said regulations direct; subject, more ever, to all the several provisions and exceptions by the said regulations prescribed and notes hereunto subjoined.
I do further acknowledge to have received from the aforesaid————————————————————————————————————
being the amount of subscriptoin in advance, required by the regulation of the said society,—In witness whereof I have hereunto subscribed my name in Calcutta, this day of ———————————————————————————————————
By authority of the Directors,
Seretary.  N. B. It is to be understood, that whatever claim shall arise under this certification.

N. B. It is to be understood, that whatever claim shall arise under the certificate or policy of maurance, shall in the first place be hable for the payment of any sum or sums with interest thereon, which the parties concerned therein may owe to the society, and no payment can be made, in the event of a lapse, to the person entitled to benefit hereby under this certificate, unless notice of such lapse be communicated to the Secretary within one year after the close of the acciety, which takes place on the 31st December, 1839, in case of the lapse having occurred any where to the eastward of the Cape of Good Hope, or within two years in case of the lapse taking place any where beyond the Cape of Good Hope. Nor shall any such certificate or policy be considered in force, or forming a claim on this solicity where it shall be made to appear, that any important circumstance connected with the age, constitution, or general health of the party subscribed on, has been concealed, or misrepresented to the Directors.

Recretary.

17.—All persons entering the society on the 1st of January 1835, or at the commencement of any future continuing term, shall pay half year's subscription in advance, but subsequent subscribers shall be required to pay for a like term in

advance, over and above the premium due for the unexpired portion of the current

half year in which they may be admitted into society.

18.—All subscriptions (except the first, which is to be paid on admission,) shall be paid within fifteen days of the time at which they become due. If not paid within that time, interest at the rate of six per cent, per annum from the due date of payment shall be added, and any member who shall have not paid his subscription, together with the said interest, within one month of the day on which such subscription shall have become due, shall be considered to have absolutely and entirely forfeited his share or shares.

19.—It shall however rest on the direction of the Directors to permit renewal after a longer lapse of payment, on receiving such explanations and proofs ar may satisfy them, that the parties failing to pay at due date were prevented by circumstances beyond their controul, together with proportion interest, as aforesaid, for

any additional delay that may have occurred.

- 20.—In all cases it shall rest with the Directors to judge, whether, with reference to the circumstances of stuation and distance, the interval which may have elapsed between the date of any certificate and affidavit of health, and the time of their presentment, be reasonable or otherwise, and to admit or reject such certificate and affidavit accordingly. In no case, however, is the party subscribing to have any claim on the funds society in the event of the life lapsing between the date of the certificate and the date on which the applicant may be admitted a member as above, unless where the Directors may at the instance of such applicant have originally permitted the subscription to take effect from the date of the certificate and affidavit of health, which it shall at all time be in their discretion to do, on the arrears of subscription being paid up. In the event, however of a person dying between the dates of his certificate and affidavit of health and his admission, and the insurance on his life not effected from the date of the certifica and affidavit, the amount of premium paid for such insurance shall be refunded.
- 21.—Any member or shareholder shall be at liberty, at any time to pay up his subscription for the whole unexpired period between the time of such payment and the close of the current term of the society, or for any part thereof; and in the event of the lapse of the life subscribed on such, member or his representatives, shall be entitled to receive back any part of the subscription money so paid up which would not have been due at the time of the lapse jaking place; forfeiting, however to the society, all interest which may have intermediately accrued thereon,

22.—Any member desiring to transfer his interest in any share or shares which he may hold in the society, shall be at liberty to do so by an endorsement to be written on the original certificate, which endorsement, however, shall not be valid until the certificate bearing the same shall have been produced to the Secretary and the transfer duly registered by him in a general book of registry to be kept in

the office of the society.

23.--As often as a sum exceeding sicca rupees five thousand shall be collected in the hands of the Treasurers, it shall be laid out in the purchase of Government paper bank stock, or in loans secured by a deposit of Government paper to be granted under the controul and authority of the Directors; it being clearly undestood that in all cases of loan, the saleable value of the deposit shall be more than sufficient to cover the sum lent. All public securities purchased for the society, shall be specially endoused to three or more of the Directors, and the interest only shall be made payable to the order of the Secretary.

24.—The person or persons entitled to benefit by the lapse of a life in this society shall, on making application to the Secretary in writing, accompanied by such proof of the casualty as may be satisfactory to a majority of the Directors, immediately receive the sum of four thousand succa rupees on each whole share, two thousand rupees on each half share, or one thousand rupees on each quarter share, which lie or they may have held, or be entitled to, on the lapsed life, provided, that in the opinion of the Directors, the state of the funds of the society will admit of so large a payment being made. Should the Directors think, however that the funds will not allow of an immediately payment of this amount, then such

sum only shall be advanced as they may deem proper, and the halance of the prescribed advance shall be paid so roon as the Directors shall be of opinion that the funds safely admit of it.

25. Arrears of subscription, or any other sums due to the society by the holders of, or parties beneficially interested in any policy, share or shares on a lapsed life. shall be deducted from the amount of the advance ;-and any certificate, policy, or share or shares shall in like manner be always considered responsible for any debt, the said parties concerned, may owe to the society

After the expiration of the first quinquennial term of the society, the funds formed from the subscriptions received during the next or second term, shall in the like manner accumulate and be invested for the purpose of division under the same rule of management as are applicable to the first quinquennial period, and so on, in

perpetuity, or till the society shall be dissolved.

27. Within one month and fifteen days of the 31st December 1839, the accounts of the New Landable Society shall be made up, and the existing funds divided by the number of shares held on lives subscribed upon in this society which may have larged between its commencement and its close, or may be ascertained previous to the 15th day of February 1840; provided, however, that the dividend receivable by the parties entitled to benefit by such lapses, shall not, when added to the advance already paid them, make a total exceeding the proportion of Sa. Re. 6,000 for each whole shares, sa. Rs 3,000 for each half share, or Sa. Rs 1,500 for each quarter share, unless it shall appear to the Directors, after the lapse of one year's experience of the society, and he confirmed at the half yearly meeting of the shareholders to be held in January, 1836, that the sum may be extended, with perfect safety, to Sa. Rs. 7,000 on each Japsed share besides leaving a surplus for survivors, in which case the final payments shall be extended to Sa. Res 3,000 for each whole share, Sa. Res 1,500 for each half share, and Sa. Res 750 for each quarter share.

After completing the above sum of Sa. Re. 6,000, or Sa. Re. 7,000, as shall be hereafter decided on, any surplus which may exist, shall be set apart, and made over, or paid rateably to the holders of policies or parties beneficially interested in policies on the lives of survivors on 31st December, 1839, at midnight, according to each party's interests therein, and on application to the

Secretary
29. The Directors to be at liberty, on the application of the party or parties entitled to benefit by the lapse of lives in this society to discount, if they shall see fit at any time, the ultimate dividend on shares; and in cases where fractional shares are held in the same ratio, at such rate of interest per aumum as they may

think fit for the general interests of the society to charge.

30. With respect to any lapses of lives occurring before the 31st December. 1839, at midnight but not ascertained at the period of making up the final accounts of the first term of the society, they shall be taken as falling upon the general funds of the next term, and so on, for each subsequent period of expiry and extension of the association; the same principle ruling against the first term of the new society In the case of unascertained lapses on a division of the funds of the Seventh Laudable and Thirteenth Supplementary Laudable Societies.

31. A meeting of the members of the New Laudable Society shall be called half-yearly, by public advertisement, and with at least a week's previous notice. as soon after the lat of January and let of July of each year as practicable, and not later than the 26th of January or 26th of July respectively, when a statement of the funds of the society, books, accounts, securities, &c. shall be laid before them by the Secretary and Directors; and no accounts which shall once have been approved by the Directors, and submitted to such meeting and passed, shall afterwards be called in question, unless for some special and manifest error to the extent of 500 rupees or upwards.

32. At such half-yearly and all other meetings of the society every shareholder wherever resident, shall be entitled to give his voice on any point or question before the meeting, voting accordingly; and votes to be taken personally or by proxy,

or other written authority, signed by the party beneficially interested in the society

se a policy or shareholder.

33. In conducting these stated meetings, or any other meetings connected with the business of the society, or in the settlement of any question relative to the concerns of the society which may be proposed for the decision of the members at large, a member holding ten or more shares on any one life, shall be entitled to three votes, one holding from five to nine shares to two votes, and one holding any number of shares less than five, to one vote only. Members holding shares on different lives shall be entitled to the number of votes proportioned to the number of shares which they hold on each life; but any member holding only a fraction of a share shall not be entitled to vote.

A majority of votes at any meeting at which two-thirds of the society shall be represented, shall be conclusive upon all subjects, even to the removal of ony of the Directors, Secretary or Treasurer. In ordinary matters, and in conducting the general business of the society at such meetings save where especial provisions are set forth in these regulations, the voice of the majority present shall be conclu-

sive and binding on all.

35. In the case of person transferring his policy or policies, or subscribing on the life of another, the party subscribing, and not the party on whose life the transfer or subscription is made, shall be considered a member of the society, and have a voice in the management of its concerns, co-partners or other bodies of individuals may hold one or more shares jointly on any givin life, either for their own benefit or for that of others; but in such case, the parties uniting in the subscription shall not be entitled each to a seperate voice in the concerns of the society, but must vote collectively, or by deputation of one of their number, or by proxy, on all matters thereto relating.

36. Any three of the Directors or any ten members having individually an interest to the extent of one share or more each in the society, to be at liberty to convene a meeting by public advertisement with seven days notice; but no regulation passed at such extraordinay meeting shall be conclusive, unless the purport of it has been specified in the advertisement convening, such meeting.

37. Nine persons residing in Calcutta, members or shareholders in the society. or as many whose services can be secured, provided there be not at any time fewer than six, shall be nominated Directors of the New Laudable Society by the majority of members at each meeting in January, chosen, if it can be conveniently done, as follows:--

One from the Civil Service. One from the Military Service.

One from the Merchants.

One from the Legal Profession.

One from the Tradesmen of Calcutta.

One from the Natives, and

Three from any class of Society.

The business of the Directors shall be to superintend, direct and control the management of the Funds, to examine the Secretary's accounts, to decide onall applications for admission, and generally to control the current business of the society, but not at variance with the fundamental regulations, which cane be altered only by a majority of the members at general meeting convened for that specific purpose

39. No person shall be considered qualified for the direction, who does not hold at least one share in the society unless a majority of the whole of the share holders shall specially vote for his election, notwithstanding his holding less than

one share.

40. All the Directors shall go out annually, but be considered eligible for im-

mediate re-election.

41. In case of the office of a Director becoming vacant, a general meeting of members, or shareholders, shall be forthwith called by the other Directors for the purpose of electing a successor, and the appointment to be filled up in confirmity

with the choice of a majority of votes at such meeting; but in case of two-fifths of the shareholders not being there represented, another meeting shall be called by the Directors, with 14 days' notice, to confirm or set aside the election, and the resolution of such second meeting shall be conclusive, if confirmatory of the proceedings or decision of the first.

12.—The Directors shall have the privilege of choosing their own medical adviser, and remunerating him out of the funds of the society for his services, on the

scale paid formerly by the Laudable Societies.

43.—It shall be the duty of the Secretary to attend at the place where the business of the society shall be carried on at 'sloutta, and at all the meetings of the society, and enter and write down the proceedings thereof, provide and prepare all policies, provide and keep proper books and accounts, manage, transact and early on the whole of the business of the society, under and subject to the direction of the Committee or Directors for the time being, or the major part thereof, from time to time; and shall find and provide a fit and convenient room for the said committee, and for the general meetings of the members or shareholders, and an office for himself and assistants; and shall further find and provide the clerks, sircars and ether servants necessary for the carrying on of the business of the society, and hear and pay the wages of such clerks, sircars, &c. as aforesaid, in consideration of the commission and allowance made him for that purpose.

44.—In case of the office of secretary becoming vacant, it shall be filled up by the Directors, and their appointment is to be submitted to the body of shareholders

for their confimation at the next half-yearly General Meeting.

 45.—Until the Directors shall so nominate a successor, one of their number shall be authorized by his collegues to act as provisional secretary, with all the powers

that functionary.

46.—The Secretary shall be permitted, as a compensation for his services, to draw the allowances now made him by the existing Laudable Societies, viz. a commission of one per cent. on all receipts in account or realizations, with a fixed allowance of sicca rupees three hundred per month for establishment, and a fee of one rupee on each certificate of admission and on the registry of each assignment of shares, out of which he shall defray the expences of office rest, clerks, peons, cash-keeper, collectors and stationery; all others, to wil, advertisements, printing and law expences, and extra contingencies to be borne by the society.

47.-The Secretary and Treasurers shall act, in all cases, according to the

orders of the Directors, or a majority of them-

December 29, 1834.

J. CULLEN, Secretary.

## Rew Oriental Life Ensurance Company.

Adverting to the inconvenience felt by a large class of those persons in this country, for whose benefit Life Isurances are effected, from the uncertain amount of dividend, and commonly protracted term of payment, inseparable from the nature of the existing institutions for that purpose; it was, in January, 1822, resolved to establish a Joint Stock Company, to grant policies for fixed sums on approved lives, and in cases of lapse, to pay the sum assured within a short period, after proof; and which Company continued to carry on business until March, 1834, when a new association was formed on a more extended basis, under the denomination of the Naw Omental Live Isaurance Company, which whilst it offers the utmost security to the public and superior advantages to the insured, at the same time affords favourable opportunity for the investment of capital.

Person intending to effect an Insurance on their lives in the New ORTHHTAL LIFE
INSURANCE COMPANY, will attend to the following rules.

1. The person on whose Life the insurance is desired to be effected must wait,

Por List of Directors, vide Directory Part IX.—Per Blank Forms of applications, &c. apply to the Secretaries B. C. Jenkins and Co.

on his usual medical attendant, in the King's or Company's service, with a request to draw up a report on the state of his health, in which every particular is to be stated that may guide the medical examiner of the Insurance to ompany in judging of the nature of the proposed risk. Medical reports on the health of applicants are not liable to be perused by any one by the medical examiner and the committee.

2. In case the party has not had occasion to be attended in a professional capacity by any medical man at the station where he resides, it will be advisable for him to apply to the most eminent surgeon or physician within reach. The report of a gentleman of known ability must always be more satisfactory than that of a person to whose name and qualifications the medical examiner is a stranger.

3. In the statement given to the medical officer and in the affidavit, great care must be taken that no omission is made, or negligence in this respect may eventually render the policy void, in persuance of one of the classes which is in that effect.

4. The adidavit, of which the form is annex d, must be taken before a magistrate, or where there is no magistrate, by the commanding officer of the station, as soon as possible after the party has appeared before the medical officer for examination, whether the medical report be at the time actually drawn out or not.

5. If a policy be granted, the ordinary premium required by the insurers may be encreased according to the opinion formed relative to the life on which the risk is proposed to be taken. But whether the tisk be altogether declined or a higher rate of promium than usual be required, the committee and medical examiner, as well as the agents, are prohibited from offering any explanations, or entering into any correspondence on the subject.

6. The declaration of the medical reporter, and the attidavit, --- must, when duly attested, be forwarded along with the medical report, as speedily as possible, to the

Secretaries, at Calcutta.

The following are the general terms on which insurances are effected by the Company. The agents of the Company are authorized to receive applications for insurances on lives, for any age from 16 to 60, and for any amount, from one to fifty thousand rupees, in even sums of hundred rupees: the sum insured to be payable three months after proof of lapse.

Insurance in the case of absentees, will be computed from the date of the certificate of health, unless otherwise required. Persons an ared may assign their policies.

An insurance can be renewed without a fresh certificate of health for a farther term of 3, 5, or 7 years, provided application is made, and the policy forwarded to the agents for the society, twelve months before the period at which it would finally expire.

Risks may be at any time reduced, but no return of premium will in any case be allowed.

The New Oriental Life Insurance Company consists of one thousand shares of one thousand rupees each, of which the sum two hundred and fifty rupees per share must be paid up at the time of taking the share, for investment in Government securities and for the remaining seven hundred and fifty rupees. Notes are granted by the shareholders, payable on deman!

Before any dividend can be made a capital must have accumulated and be in-

vested equal to the average amount of one and a half year's losses.

Three-fourths of the profits are divided among the shareholders according to their respective shares, and one-fourth among such policy holders as are likewise members of the office, in the proportion of the premium paid by them during the period to which such dividend may refer.

\* Copies of the deed, blank forms, &c. may be had on application to the agents, R. C. Jenkins and Co. where a list of the proprietors may be inspected.

•	INDUE OF E	OLICE FEE	.o.	
On policies for	l Year.	3 Years.	5 Years.	7 Years.
Under5,000 Re- 5 & under 15,000 Re- 15 ,, 40,000 Re- 40,000 Re- & upwards.	3	4	5	i 6

PART IX. NEW ORIENTAL LIFE INSURANCE COMPANY.

The amyonica same exhibits the Ordinary vites of Annual Premium, according to the Age of the party.

## Minibersal Assurance Lociety for Libes.

&c. &c. &c.

ESCARISHED IN LONDON AND CALCUTTA, 1834. CARRIED ESCAPOR IN 5,000 SHARLS OF £ 100 BACH,

#### PAIRONS. Su Geo. T. Strunton, Bart , M. F. F. R. S. | Colonel Sir Robert H. Cunliffe, Bart. Major Gen. Sir Jasper Nicolls, & c. n. | Colonel Sir James Sutherland. Sir Ralph Rice. preseroes. Sie Henry Willock, R. r. w., Churman. Iolin Stewart, E-q. M. . Deputy Chairman Chales Orway Maine, Esq. John Bugshaw, Esq., v. r. Alexander baillie, Ésq. Robert Munro, Fsq. Augustus Bosanguet, Esq. John Rogers, pan., Esq. Rees Goring Thomas, Fsq. C. Dashwood Bruce, Esq. James Duncan Thomson, Fsq. Ellis Watter Couldle, Est. | Captain Samuel Thornton, n. v. William Kilburn, Lsu. THRASURER. Pascoe St. Leger Grenfell, Esq. At Diform. | Robert Hatchens, Esq. Crawford Davison Kerr, Esq. John Arnold Mello, 1.-q Sometions. DANKER. | Messrs, Nind and Cotterill, Bank of England. 4: IL ARLA DUSSICIAN. I Robert Christic, J.sq. George Burrows, Esq., M. D.

#### INDIAN BRANCH.

or the Universal Lite Assurance Society, Se. &c. perfections. James Pattle. Esq., Chairman, leattie, Esq. [Francis Macropaliton, Usq.

Alexander Beattie, F.sq. Colonel William Dunlop, George Dougal, F.sq. Archibaid Lalward Dobbs, F.sq.

Charles Robert Prinsep, Toq. Major Junes Steel. Captain John Thomson.

John Lowe, Isq. Alexander Garden Isq. 30. Persianne Surgeon.

Bank of Bengal.

AGENTS AND SPORTTARIES Messes, Bagshaw and Co.

Mosta Lectie and Co. Agents
William Mackie, L.-q. Surgeon.
Main vs. Mests. Hall, Bambudge and Co. Agents
Thomas Moore Line, F-q. Surgeon.

The Directors of this such ty have clusted investigation to be made with great erreinto the existing institutions for I he assurance, xc. xc. and they trust they have been fortunate in selecting from each what as a whol, will place their establishment on the most secure gods ones, and antelectors is any both to the proprietors and the assured.

The plan of the society is to trace and its business on such terms as to leave, in all futured probability as an interest of the transfer of the transfer as a compensation to the proprietors, who have advanced the capital incressity for defraying the unavoidable expense of the institution and who have pledged the subscribed amount of their capital in order to afford that responsibility, which relieves the assured from any contingency of loss to which they might be liable without the intervention of such a guarantee.

The society makes a natural distinction between persons exposed to the hazards of military and maritime occupations, and those whose occupations are of a civil nature, but members of the military service holding offices purely (ivil, and subject to no extra risk, will be admitted to assurance, or continuance of assurance, at civil rates of premium, while engaged in duties purely civil. In all cases it will be in the discretion of the Directors, whether to require the higher or the lower

## al General Cable

BHO WING, by inspection, all the Dominical Letters that have been, since the correction, of the Intian Calendar by Pape Gregory XIII, which took place from the idea of October 1882, or that can occur in any future times

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The letters for the dirst, second, and third years after every bissextile, are the three single letters placed under the double letters, if the same column with the bissextile they immediately follow. For example, as the Dominal Letters for 1600 were A B, so the Dominal Dominal Letters for 1600 were A B, so the Dominal Letters for 1600 were A B, so the Dominal will be C B, consequently, 1797, 1798, and 1793, must have A, c, and r. and the letter for 1800, (which is to be accurately a common year,) with he b, therefore 1901, 1802, and 1803, must have the subsequent letters n, c, and r. and the 1804, being bissextile will come under the letters A G. and from these every fourth year will be icap year.

٠.

## Perpetual Diary.

	•						
MONTH.	Α.	В. •	c.	D.	E.	F.	a.
Junuary. Pebruary. March. April. May. June. June. July August. September. October. November. Decomber.	Wednes. Faturday Monday Thursday Shiturday Tuesday Friday O Wednes.	Saturday Tuesday Tuesday Friday O Wednes. Friday Monday Thursday Saturday Tuesday	Priday wonday Monday Thursday Saturday Tuesday Thursday O Wedness Friday Monday Wodness	Thursday O O Wednes. Friday Monday Wednes. Saturday Tuesday Thursday O Tuesday	Wedner. Saturday Saturday Theretay Theretay Tuesday Priday Monday Wednes. Saturday Monday	Tue-day Friday Friday Monday Monday Saturday Monday Thursday O Tuesday Friday	Monday Thursday O Truesday Friday O Wednes. Saturday Monday Thursday Saturday

Having the Dominical letter for the year at the top and the Month in the side column, will give the day of the week that being the Month.

## An Almanac

# BY WHICH MAY BE FOUND THE DAY OF THE MONTH IN ANY YEAR, From A. D. 1890 to 1840, both inclusive.

TAR	<b>3</b> 1.	-	TABL	e II.		1	LYBER	III.					
Year	Sunday Lottera	Colden Number.	Epart.	Solar Cycle.	Roman Indiction.	•	•		Su	nday			-
1830 1 2 3 4 5	BA G F DC 8	16 17 18 19 1	15 20 2 18 0 11 22	9 10 11 19 13 14	8 9 10 11 12 13	MONTRS.	1 15 22 29	2 9 16 23 30	3 10 17 24 31	11 18 25	8 2 19 26	6 13 78 37	7 14 21 28
7 H 9 <b>193</b> 0	D P B B	4 5 7	14 25	17 14 9	15 0 2 3	January October May	A	B	C D	D K	P	G	<u> </u>
3,3	B A G F K D	10	17 18 9	20 91 92 17	5 6 7	August C Pebruary March November	D	E	F.	G	<u>0</u>	B	C
6 7	C B	13	12 23	25 25 26 27	0 10	september December	E	G	GA	AB	S C	CD	B
1140	EĎ	15	15 26	28	13	April July	G	<b>A</b>	В	c	v	B	7

With the Dominical or Sunday Letter for the Year, enter Table III. and opposite the i Month find the same Letter, over which are placed the Days of the Month, or every Sunday is that Month.

N. B.—In avery Loap Year there are two Sunday Letters; one serves for January and February, and the other for the remainder of the Year.

# A Perpetual Almanac.

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	Ŧ	ea e	<b>5</b> .			months.			•	CNN	AYS	<b>3</b> .	
AO		E.	D.	Ĉ.	R.		1	,	1 3	, 7	5	7 6	1
1820 2	392	23	_	24	25	•	•	9	10	III	13	13	14
26 2	7	78	29	30	31		10	16	17	. 15	10	20	71
3	33	11	35	_	3h		72	2.1	24	11	70	27	28
37 3	39		40	41	17			30	31	-	-	_	-
1	41	45	46	47	1	January			!			<u> </u>	
49 1	90	5:		1.3	4.3	October 3	^		١,	1 5	8	r	0
54 5	-	56	57	54	50	May	8	c	)D	, JE	P	G	A
61	61	620	193		64	August	C	D	E	7	G	A	
6 6	67		69	69	711	February, March				0			
71	72	73	71	739	_	November }	D	R			A	8	a
70 7	7 h	79		NO	31	June	K	F	ō	A	R	C	D
82 h	Ũ.	#4	N5	16	17	September	P	a	,	-	c	Б	
37	1 29	90	91		92	December 3	r	U	^	8		"	
9 94	95		26	97	9#	April	_					ĸ	
	1900	0.	02	63		July \$	G	^	B	G	D	R.	

Under the word years, find the year; shore which is the Dominical letter for that year; then account the months that the atmostleter, mer which was placed the days of the month, for every Sunday to the month, for levery Sunday to the month, for levery Sunday to the month, for levery Sunday to the tester that the black space before the year, for all the great of the months, use the letter for the year.

To find out when it is Leap Year, divide the year by \$ ; if there is no remainder, it is Leap Year; and if any remainder, it is 1, 2 or 3 years after Loop Your.

## · RIVER DISTANCES FROM CALCUTTA.

•	10	THE	UN	DFRMI	entic	1 % K E)	PLA	CES.		
nthe Old Powder	Milit.	er Mari	s' far	m	4.					 
udge Budge				****						 
ultah										
ismost Harbour										 
edge red				<b>.</b>			<b>.</b>			 
edgerea					<b></b>				<b>.</b>	 
hr Floating light,	where	the Polo	l Irase	a the Sh	<b>P</b> .			4		 

N B .- The above distances are calculated for Ships: for Bouts the distance is about one-third less.

## A TABLE

Shewing the probable length of Passage from Saugor Roads to the different Ports in Asia and Africa throughout the Year.

SAULING IN THE MONTH OF	Madras.	Trincomalee.	Point de Galle & Columbe.	Bombay.	Muscat.	Busheer.	Mocha.	Sues.	Maaritius.	Cape of Good Hope.	Pegue.	Prince of Wales Island.	Manilla.	China.	Amboy na.	Batavia.	Braconlen	New South Wales.
	Days	Days	i.	Pag	Days	Days	Dey	Day	Jey.	Days	Days	Days	ě A	Days	Days	Days	Dmys	Days
January, February, March, April, Maj, June, July, August, September, October, November,	6 10 15 20 25 35 35 30 20 12	10 10 22 30 35 50 50 42 30 20	15 18 22 38 60 60	35 40 56 70 70 70	60 70 60 60 60 60	6s 72	70 70 70 56 56 56	10"	35 49 56 60 60 60 56	63 70 80 90 90 90 90 90 90 90	8 10 10 10 10 12 15 12	20 20 20 20 20 20 20 25	30 30 30 30 30 30 35	80 63 10 35 40 60	45 70 90 90 90 60	35 49 63 70 70 64 51	35 42 49 56 86 56	100 100 120 120 120 120 120 120 110

Retimated Passage for Stoops, proceeding from the Presidency to Sangor, from the 1st of March till the 31st of October, Days 13.

## A POLYMETRICAL TABLE,

Simong the Itinerian Distances, in British Miles, between some of the most remarkable Places of Hindostan.

- EXPLANATION.	
	Agra
Fro a Agra to Trichinopoly,, 1466 miles	Benares 380
From Calcutta to Seringe-miam, . 1229 ditto	Bidjecgbur   56   436
· Bo	mbay   956   WHI   100
	1800   621   565   950
	965   556   500   115
Hydrabed   900   1020	480   664   745   830
Madras   365   1350   1030	770   1829   140   1190
Lucknow   1170   810   300   695	1085   186   130   280
Patna   235   1267   100   660   400	
Poonah   1067   950   670   387   915   1200	98   198   930   796
Seringapatam   525   1315   1250   290   315   1330   1230	69-   12:3   1174   12/5
Suret   702   245   102u   880   93n   566   756   1310	177 8 7 900 690
	845   1230   1286   1406

Estimated Passage for Sloops, proceeding from the Presidency to Saugor, from the let of November till 28th of February, Days 8

## The Conjucer;

## OR A SMALL UNIVERSAL TABLE. To anower a great variety of purposes, and particularly the following-

1 It shows the simple interest of any sum of min	
2 If reduces Curred Runers into Stone Runers	CS for any rate and time
	and the same
2 Il reduces Curriel Rupeca into Sicos Rupers 3 Il reduces Inica Rupers into Current Rupers 4 Il reduces Paticoty Weight into Busar Weight. 5 Il reduces Basar Weight into Patiors Weight.	
4 It reduces Partors Weight into Basar Weight.	
5 It reduces Barne Weight into Pactors Weight.	
6 It reduces Bagar Weight into Tone, &c.	
7 It reduces Tous into Rusar Weight.	
8 It reduces Factory Weight rate Tone, &c.	
9 It reduces Tone into Pactury Weight.	_
;	
The Table and Multipliers	to be used with the Table
•	
9 0007500000 I Por interest multiply by the rate	and time .
# Unnficiolica 2 Por Current Rapees to Sicca,	
7 0005833333 3 For Sicca Aupère to Current	ditto.
6 Blackmann 1 For Festors wt Into Rooms wi	mi,by 1440 111
6 00a50a0000 4 For Factory wt. Into Baser wt. 51044166666 5 For Baser Weight into factory	13:00
4 0003333333 6 For bunn weight futo tone	bv 43
3 00"250000 ' 7 For tons into hazar weight	
2 000 1666666 8 For factory weight into tons	by 44
1 0000833333 9 For tons into factory wright	
I descessions a sor toms ture sterres, Austral.	
mar 4 4 4 4	N. D.1
EXAMI	TILES.
1st. What is the Interest of \$6000 Rupose fo	r 6 months and 3 days at 6 per cent per acours.
50000 X 6 X 6 months J day === 1830000	and a selection bet gentille!
Multiply the Principal 58,868 by 6 the rate pa	ir cent. Or divide 1 838000 by 18, the quell-
All LE 200'000' EVE 200'000 DA to MINICULE WAS	adda' and in 1252an BOR CRIMES WE THE INC
you get 1430000 for which collect from the 7	Table right hand figures, the Answer in Ma.
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Dittu 8 is 60'	COUNTY BOOK
Dittu 3 18 60	910,444
Auswer Rupees	25
Autwei Aupeer	
2d To reduce Current Rapers late Sicca K	apres, is best done by the Prn, as the multi-
plier would be too great to be of any use with the	te l'aute
By the Pru, suprose 10000 Current Rupces	to be reduced to Sirca Rupecs, Multiply by
25 and divide by 29,—thus 1008 🗶 25	
he angues required	. Bn Re 8628 11 0
the answer required	29
3d, To reduce Sicca Rupers to Current Rupe	29
al. To reduce Siccs Rupers to Current Rupe hand figures, the product will be the Answer.	res
2d. To reduce Sices Rupres to Current Rup- hand figures, the product will be the Answer. Thus loss V 116M6s 0s, or 116s Current	res - Multiply by 116 and out off the two right
2d. To reduce Sicca Rupees to Current Rup- hand figures, the product will be the Answer. Thus 1908 × 116=166,00, or 1160 Current	Pro
2d. To reduce Sices Rupres to Current Rup- band figures, the product will be the Answer. Thus 100m X 116 - 116.06, or 1160 Current 4th To reduce Factory Weight to Range W. the Table —Thus, suppose Tool Factory Mon	Pro
2d. To reduce Siece. Rupers to Current Rup. hand figures, the product will be the Answer. Thus 1000 & 1162-156.00, or 1160 Current 4th To reduce Factory Weight to Baxes W. the Table —Thus, suppose 1000 Factory Misu Manuels, Sc.	The Multiply by 116 and cut off the two right. Rupons the Answer, -ight-wallship by 1660, 1 11 and collect from nds were required to be reduced to Banar.
2d. To reduce Sices Rupres to Current Rup- band figures, the product will be the Answer. Thus 100m X 116 - 116.06, or 1160 Current 4th To reduce Factory Weight to Range W. the Table —Thus, suppose Tool Factory Mon	Pro-Multiply by 116 and cut off the two right Rupons the Anance, 'ightMultiply by 1000, I II and collect from 100 were required to be reduced to Bazar Or thus, by the Pes,
2d. To reduce Sieca Rupess to Current Ruph hand figures, the product will be the Answer. Thus 1000 × 116 = 165.06, or 1160 Current 4th To reduce Factory Weight to Rexal Without Table —Thus, suppose 1000 Factory Miss. Mannes, Sc. 1000 × 1000, I II = 1094009.	res. Multiply by 116 and cut off the two right Rupons the Answer. -ight Multiply by 1600, 1 11 and collect from add were required to be reduced to Banar Or thus, by the Pen.
2d. To reduce Sieca Rupess to Current Rup. hand figures, the product will be the Answer. Thus 1000 × 116 = 165.09, or 1160 Current of To reduce Factory Weight to Rexar W. the Table —Thus, suppose 1000 Factory Misu. Manuel, &c. 1000 × 1000, I II = 1096009.  Oggosite 1 is	Rupos the Answer, ith and cut off the two right Rupos the Answer, ight.—Multiply by 1000, 1 11 and collect from ads were required to be reduced to Baxar Or thus, by the Pen.  Diside the new parts.
ad. To reduce Sices Rupres to Current Rup. hand fixures, the product will be the Answer. Thus 100m X 116-116-00, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Maunds, Sc. 1100 X 1000, I II = 1090009.  Ognosite 1 is	Runes the Answer, 'inh.—Multiply by 116 and cut off the two right Runes the Answer, 'inh.—Multiply by 1660, 1 11 and collect from add were required to be reduced to Bazar Or thus, by the Pee, Divide 18.9, 89 by 15.  The Quotient 909,99 by the
2d. To reduce Sieca Rupres to Current Ruph hand figures, the product will be the Answer. Thus 1000 × 116- 106- 106, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table —Thus, suppose 1000 Factory Minu Mannds, &c. 1000 × 1000, I II = 1090 000.  Quantite 1 is	res - Multiply by 116 and cut off the two right Rupons the Anaster, 'ight
ad. To reduce Sices Rupres to Current Rup. hand fixures, the product will be the Answer. Thus 100m X 116-116-00, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Maunds, Sc. 1100 X 1000, I II = 1090009.  Ognosite 1 is	Runos the Answer, ight—Multiply by 116 and cut off the two right Runos the Answer, ight—Multiply by 1660, 1 11 and collect from add were required to be reduced to Bazar Or thus, by the Pen, 2 Divide 18-9, 20 by 15 the innurer as before Note, two figures must be affered real.
2d. To reduce Sices Rupres to Current Ruph hand figures, the product will be the Annext. Thus 1000 × 116-2 Mes.09, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Misu Mannde, &c. 1000 × 1000, I II=1094000.  Ognotic 1 is	res - Multiply by 116 and cut off the two right Rupons the Anaster, 'ight
2d. To reduce Sices Rupres to Current Ruph hand fixures, the product will be the Answer. Thus 100m & 116-116-00, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Minu Manuds, Sc. 1100 × 1000, I II = 1090009.  Ognosite 1 is	Rupos the Answer, first and cut off the two right Rupos the Answer, first — Multiply by 1660, 1 11 and collect from add were required to be reduced to Bazar Or thus, by the Pee, Divide 199, 99 by 15 the answer as before from the Cuttlers before from the Answer as before from the first before fitted off to the right, when dividing by 12
2d. To reduce Sices Rupres to Current Ruph hand fixures, the product will be the Answer. Thus 100m & 116-116-00, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Minu Manuds, Sc. 1100 × 1000, I II = 1090009.  Ognosite 1 is	Rupos the Answer, first and cut off the two right Rupos the Answer, first — Multiply by 1660, 1 11 and collect from add were required to be reduced to Bazar Or thus, by the Pee, Divide 199, 99 by 15 the answer as before from the Cuttlers before from the Answer as before from the first before fitted off to the right, when dividing by 12
2d. To reduce Sices Rupres to Current Ruph hand fixures, the product will be the Answer. Thus 100m & 116-116-00, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Minu Manuds, Sc. 1100 × 1000, I II = 1090009.  Ognosite 1 is	Rupos the Answer, first and cut off the two right Rupos the Answer, first — Multiply by 1660, 1 11 and collect from add were required to be reduced to Bazar Or thus, by the Pee, Divide 199, 99 by 15 the answer as before from the Cuttlers before from the Answer as before from the first before fitted off to the right, when dividing by 12
2d. To reduce Sices Rupres to Current Ruph hand fixures, the product will be the Answer. Thus loom & 116-116-106, or 1160 Current 4th To reduce Factory Weight to Razar Witho Table.—Thus, suppose 1000 Factory Minumes, Sc. 1100 × 1800, 111=109009.  Ognosite 1 is	Rupoes the Answer,  right.—Mulliply by 116 and cut off the two right.  Rupoes the Answer,  right.—Mulliply by 1600, 1 11 and collect from ands were required to be reduced to Banar.  Or thus, by the Pen,  Divide the 1,00 by 14.  The Quotient 100,00 of the answer as before Note two figures must be always cut off to the right, when dividing by 12  arks  Weight.—multiply by 1700 and reduce from the required to be reduced to Produce to make
2d. To reduce Sices Rupres to Current Ruph hand fixures, the product will be the Answer. Thus 100m & 116-116-00, or 1160 Current 4th To reduce Factory Weight to Razar W. the Table—Thus, suppose 1000 Factory Minu Manuds, Sc. 1100 × 1000, I II = 1090009.  Ognosite 1 is	res. Multiply by 116 and cut off the two right Rupons the Answer.  Rupons the Answer.  This.—Multiply by 1660, 1 11 and collect from ned were required to be reduced to Baxar Or thus, by the Peo.  Divide 1860, 1969 by 124  In Quotient 1969, 09 f the inswer as before factor (we figure must be always cut off to the right, when dividing by 12 areks.  Weight—multiply by 1363 and reliect from the required to be reduced to Factor Manuels, for Or thus bythe Fem. 1266a have factor.
2d. To reduce Sices Rupres to Current Ruphand fixures, the product will be the Answer. Thus loom X 116-116-106, on 7160 Current 4th To reduce Factory Weight to Razar W. tho Table—Thus, suppose 1000 Factory Manuals, Sc. 1000 X 1000, 171=1090009.  Ognosite 1 is	Rupers the Answer,  Rupers the Answer,  right—Mulliply by 1660, 1 11 and collect from and were required to be reduced to Bazar  Or thus, by the Pen,  Divide—19, 20 by 12  into Quotient 909,99 by the  answer as before from the figures must be always cut off to the right, when dividing by 12  arks  Weight—multiply by 3780 and reliect from the required to be reduced to Facher Manuel, for Orthus by 100, rat of the ten which the re-
2d. To reduce Sieces Rupres to Current Ruph and figures, the product will be the Anser. Thus lone X 162—166.06, or 1165 Current 4th To reduce Factory Weight to Baxes W. the Table—Thus, suppose 1000 Factory Miss Mannis, Rc. 1990 X 1000, I F1=109s 000.  Ognosite 1 is	Rupoes the Answer.  Rupoes the Answer.  Thit—Mulliply by 116 and cut off the two right.  Rupoes the Answer.  Thit—Mulliply by 1600, 1 11 and collect from add ware required to be reduced to Banar.  Or thus, by the Peu.  Divide 1909, 90 by 154  In Quotient 909, 90 febe answer as before following the following the following the following the following the right, when dividing by 12 acks  Weight—multiply by 1300 and reliect from the required to be reduced to Facher Manufo, Sc.  Or thus by the Peu. 12000, Evided by 12.  Gives 110000, cut off the two right hand figures the asswer is 1100 Factory Manufo.
2d. To reduce Sicca Rupres to Current Ruph and figures, the product will be the Answer. Thus lone X 162—163-60, or 3160 Current 4th To reduce Factory Weight to Baxas With Table—Thus, suppose 1000 Factory Manuel, 8c.  1000 X 1000, I II = 109:000.  Ognosic 1 is	Rupers the Answer. Rupers the Answer. right—Mulliply by 1se0, 1 11 and collect from and were required to be reduced to Banar. Or thus, by the Peu. Divide—19, 20 by 15 in Quotient 909,99 by the answer as before from the gurns must be always cut off as the right, when dividing by 12 acks. Weight—multiply by 1783 and railect from the required to be reduced to Facher Manuele, for. Or thus bifthe Fen. 1200s. Birefer by 12. Given 11090s. cut of the ten rebuter by 12.
2d. To reduce Sieces Rupres to Current Ruph and figures, the product will be the Anser. Thus lone X 162—166.06, or 1165 Current 4th To reduce Factory Weight to Baxes W. the Table—Thus, suppose 1000 Factory Miss Mannis, Rc. 1990 X 1000, I F1=109s 000.  Ognosite 1 is	Rupoes the Answer.  Rupoes the Answer.  Thit—Mulliply by 116 and cut off the two right.  Rupoes the Answer.  Thit—Mulliply by 1600, 1 11 and collect from add ware required to be reduced to Banar.  Or thus, by the Peu.  Divide 1909, 90 by 154  In Quotient 909, 90 febe answer as before following the following the following the following the following the right, when dividing by 12 acks  Weight—multiply by 1300 and reliect from the required to be reduced to Facher Manufo, Sc.  Or thus by the Peu. 12000, Evided by 12.  Gives 110000, cut off the two right hand figures the asswer is 1100 Factory Manufo.
2d. To reduce Sicca Rupres to Current Ruph and figures, the product will be the Answer. Thus lone X 162—163-60, or 3160 Current 4th To reduce Factory Weight to Baxas With Table—Thus, suppose 1000 Factory Manuel, 8c.  1000 X 1000, I II = 109:000.  Ognosic 1 is	Rupoes the Answer.  Rupoes the Answer.  Thit—Mulliply by 116 and cut off the two right.  Rupoes the Answer.  Thit—Mulliply by 1600, 1 11 and collect from add ware required to be reduced to Banar.  Or thus, by the Peu.  Divide 1909, 90 by 154  In Quotient 909, 90 febe answer as before following the following the following the following the following the right, when dividing by 12 acks  Weight—multiply by 1300 and reliect from the required to be reduced to Facher Manufo, Sc.  Or thus by the Peu. 12000, Evided by 12.  Gives 110000, cut off the two right hand figures the asswer is 1100 Factory Manufo.

Thus suppose 1000 Bazer Maunds were to be	ns, majtiply by 44 and collect from the Table. e reduced to Tons, &c.
1008 X 41 = 41,000	Or thus by the Pen, 44000 divided by 12, gives
Opposite 4 is 00038,933 Ditto 4 is 0003,332	and you get 36,666, or 36 Tons 13 cwt. 35 lb. the answer as before.
Answer Toss	, maltiply by 39000, 311 and collect from the
Table Nuppose 190 tons.	, mainly by ogopo, out and consider from the
100 × 30000, 3 11-3272727,27, &c.	1.0
Onnosite 3 Is	- Or without the Table, to save the addition.
Ditto 2 h 030166.60	
Ditto 7 18 00058,3	
Ditto 2 is 0001.60	
Ditto 7 is., 000,5	13
Date 2 is	
Ditto 7 is 0,90	15 [
Answer, Basa Mausia 27.17.27	<b>:</b> [
Or 2727 In seet 15 challacks	/ <b>*</b>
	ns, multiply by 40 and collect from the Table.
Thus, suppose 2000 Factory Maunds, 3060 × 40= 120000	es, manufer by 10 apr connect from 120 2140.
Opposite 1 is	3 Or divide 1200, 70 by 12, the answer is 100 tons as before.
Answer Tons 100 9th. To reduce Tons into Factory Maun	— i ds, &c. multiply by 36000 and collect from the
Table Thus, suppose 100 Tons 100 X 36000 — 3600099	Or without the TableDivide by 12 and
Opposite 3 is googboo	36 100 0n
Dito 6 is	======================================
	12
Answer, Factory Maunds, 30000	The Answer as before.
It may be beerved, that, in most instar	ers, the operation by the Pen will be found much

shorter than by any set of Tables whatever. But the object of Cables is not altogether the save of time; they are intended rather as Checks on calentations by the Pen, into which errors mad sometimes creep. One Table only has been used here for all the above different operations, is order to save the trouble of references to different Tables, which would take up more time, any the Tables more space. This has been effected by means of easy multipliers adopted for each subject. The Cyphors on the left hand of the fixures in the Table are merely intended an guides to preserve at all times, the due number of places of figures to be taken out, which must be always equal, Sechulus the Cyphers, to the number of places in the grown product, with three places more to the right, to answer for fractional parts, which is full cyphant by the examples.

#### COMPARATIVE TABLE FOR THE VALUATION OF INDIGO.

If Exchange per one Sicca Rupre be	10 Rupees per one Factory	I Shel ing per 1 lb, equals Act per I Factory Maund
20 <i>d</i> ,	3,12 d,	58.4 Sa. Ra.
21	3,24	26.67
23	3,14	34,91
23	2,59	33,39
24	8,75	32.
25	2,90	20,72
26	4,06	29,58

That is, deducting more than 14 per cent. from the Factory manal, to meet all charges and contingencies. The Factory manad, 74 lbs. 82-100 is thus taken at 61 lbs. The use of this Table is obvious. If Indigo sells in Calcutta at 200 Rs. per maund, and Hills on London at 22. per 1 R,—what price must be expected in London to render the purchase of Indigo or bills indifferent? by column 2d—Rs. D. Rs. 8 d.

10: 375: 200: 63 the answer.

The third column will since the consequence.

to :: 3.75 : 200 : 6.3 the answer.

The third column will give the same result.

If the London price of Indigo be assumed as 7 shillings per lb, and bills on London sell here at 2. 3d.—how much can a buyer give for a maund of Indigo without fear of loss t from column 3t—

Sh. Ks. Sh. Re.

1. 33.30 . \*\*

: 33 39 : 7 1 : 33 39 : 7 2331 Ansie.
The same result is obtainable from solumn 2d. Anium,

#### ANOTHER METROD POR VALUATION.

To find the price ner in in London, at which in ligo might in he sold to gir-d an equivalent distance, after the Protght, Insurance, and overy charge, both in Calcul a and Landon. The Deep deducted.

#### 2410

Divide the cast price per Partore Maund by 10 and ha quelient will be the amount, per ib, in shiftings and parts of a chilling at the Exchange of 2c, 1d per Rayse.

#### Evenue

Indigo coming Rs. 200 per Pacture Maund divided by 35 will give on. Ed as the price per ib at which it ought to be sold to yield the above exchange of its Ld. per Rupes.

To find the equivalent add name at any other rate of Exchange; add or deduct 1 per cont. for every farthing above of below 2s 4st.

## SHORT METHOD TO FIND THE SIMPLE INTERRST OF ANY SUM,

FOR ART NUMBER OF DATE, AT ANY RATE PER URNY PER ANNON.

#### Formulo.

Let p denote the principal.
 d the number of days,
 r the rate per cent,
 and a the interest

#### Rule

Multiply the principal by the number of date, and that product by double the rate per Cent. Then divide the amount by 3, 30, and 300; and these quadraty to it, and, subtracting the 10,000th part of the ram, the remainder divided by 100,000 will be the interest required.

#### Example.

Required the Interest of Rs. 140,000 for 145 days at 9 per Cent par annum? Annuer Rs. 6,480.

Principal 180,000 X 186 days.

116 1084999 729080

Product.... 20284000 X 12 (double the rate per cent.

210340000 210340000

Amount ... 4730 squot Add 1 3rd part ... 1576×0900 1 30th do ... 1576×090 1 300th do ... 1570×00

Sum ... 648"61800 Deduct 1 19,800th part 64800

,000th part 64400 (rejecting fragtions).

Remainder... 6180,80000 devoted by 160 000, by inserting the decima point before the 60th figure to the right hand) skews that the interest is Ko, 6,140

## Time Cable.

If it be Lesp Year, add ...... Answer, ..... 312

No. 2 -Shows the decimal parts for each and all the days in the twelfth part of a year, consisting of 3654 days

No. 1. Number of Days from one Month to another.

Between	January	February	March	April	Mey	Jape	rie.	August .	September	October	November December
Sanuary .	365	.134	386	275	245	21.1	IH4	153	122	119	61 31
Pabeunty .	. 3	505	37	316	276	245	213	17.6	154	123	92 62
March	59	28	365	314	Jo-L	273	243	212	141	151	120 10
April	99	59	31	365	335	304	274	243	212	142	151 121
14ay	130	1 49	61	30	265	ui	304	273	212	21.2	1×1 1/1
Juan	151	120	92	61	30	365	335	344	273	217	212 112
July	151	150	122	4)	61	30	365	134	303	273	212 212
August.	312	181	153	183	92	61	31	365	314	301	273 243
Reptomber		213	181	153	1:3	92	62	31	365	135	304 274
October		843	211	183	163	132	92	61		365	334 304
November.	304	273	245	214	184	153	.123	92	0.1	31	365 335
Dreember.	334	303	275	214	211	183	153	122	91	61	30 365

No. 2.

## Decimal Parts for Days in the Twelfth Part of a Year.

Days	D, r.	Days.	D. P.	Days.	D, P.	Days	D. P.
1 1 4 0 6	0.31 .000 098 .1.3k 164 197 2.3	0 10 11 13 14 15 16	.996 329 361 .891 .427 .46 .493 .525	17 18 15 30 71 22 13	.554 594 624 .657 .69 .723 .656 .788	25 26 27 28 28 29 30	,821 ,854 ,867 ,92 ,953 ,946

#### NUMBER OF DAYS PROM in LANCARY TO THE END OF THE YEAR.

-										3			-
Days	Jameiry	<u> </u>	-	Kai, b	1,411	Way	. June	16ty	Angeral	e; temper	October	Nave aber	December
	,		12		7,	121	152	112	1 411	244	27.1		373
	,		η.	101	42			1 1=1		245	7.	306	336
ند 7.	٠.			12	1.1	173	3 174	15.1	1.1	2411	2.6	7	347
1	1 ;		1	63	* 5	124	i š	in .	i 11.	247	277	384	228
4	•			Ci	ft,	125	1,46	31-09	12	145		21.0	149
6			17 1	6.5	. 14	128	1.7	1 1.7	. , .	: : : 1	774	-10	340
7	1 7		14 .	fъ	47	11.7	154		3	1 20	THE	111	861
٧.	, ×		n l	0.7	11-4	2.4	1.4	141.	,		541	, 154	548
4	1 4		in [	free	4.4	121	100	1 1		, .		113	841
14	10 _			14	រូបម	7 41	11.3	1.4	2.	i			544
<b>1</b>	111			70	1-15	14	1. 16.2		2		* 1	.1 -	-17
12	12		إنا	21	, 412	1 - 2	1.	1 11	<b>**</b> }			i n.	z w.
4.5	14		10	7.3	1.4	144	101	7.48			210	117	\$17
-11	1.1		ıs į	7.5	1.1	131	16.		٠,	2 -	24.7	1 4.4	144
٠,	1.25		lir•	7.4	16.7	10	160	14,			. 4 4	14	714
14	16		17	25	100	1.0	11.7	7	P.7.4	5.1	144	:80	340
.7	1.17		4	70	1.7	1 32	3 104	104		31.4		1321	#51
1.	14		10 :	77	108	134	41.9	101	3 (4)	301	271	273	872
1.1	39		1	74	-1444	1 -60	173	200	1 : 41		4.44	123	3.3
2			. 1	79	110	140	1.14	4 196		26 1	- 13	123	371
21	73		2	MB	111	141	177	202	71:	1.1	274	430	3,22
•	1.0			۲i	114	112	17 1	7.57		. 15		1.4	3.14
ri	23		4	4.7	113	145	17.1	2:4	233		3 <sup>11</sup> o	, 327	337
			6		1.4	111	17.	206	**,6	.67	944	784	3'4
2.0	91.		7	F-1	1.	14.	176	286	2:47	26.5	A.r.o.	324	17.9
	1 31			* 1	111	146	1 177	797	23	461	, The	310	160
24	1 0		\$ 9	P1.	117		174	304	2.40	770		131	344
24			y		1 14		127	200	240	274	101	144	II/g
.9	, .,	:		たけ 作件	1, 3	117	1-9	210	212	272	304	343	364
31	: 37			1413	1 20	1 1 4	; ini	211	247	773		141	368
21	*1		_	-413		1 .1		213	219	1	201	١	345

## In Cosp. I are one day ment is induced after the 18th of February THE USE OF THE LOUGHED TABLE

If the notice to under of deep from December the year to may deep in may morth of this can be? The Robe Opens to the created by in the margin look under the press month, and a section the name of the creates of Price Dome 21st December the 18th August in source 23th date with to give the result of the createst 30 bays.

11. To good the counter of days from our particular day, to the rise of the year samppings 27th July from 200 the days in a year, the the moder momenta is 27th July 22th July 22th July 25th

Remainder 157 days required.

111 In Color the empirical discretization any day in one month to now day in monthly monthly on the specific his housement — discretization of the second star is undergoned to contragate the second of the second second of the second seco

gach Normber 219 5th April . 59

IV. It find the number of days between any day in one vest to any day in the year following -Suppose from glat August 1922, to 27th May, 1923. See Rules 1 and 2)

From 765 Days in a Year, Take the number of Sist August 242

232 days in 1822 Add the number of 27th May 147

and the mount of the man in

Total .... 279 days jequmed.

. 2.7

#### TARLE OF COMPOUND INTEREST.

#### A TABLE

Showing the infrense of Compound Interest, at several rates per cent.

	<u></u>			•		SUM B	LCO	MES		-	-	
					, 4	٠.	,					
Rates per Leuf	Teste muc abo	h 14	att	ner as uh in ' bunt	## r.	nes as uh in bont	M1	mes as whin out	70.0	imes as tek en Pout	2017	imen as n k na lont
	CAN	Day.	Y are		Can	Dis	1 cars	ŝ	Years	Day,	Vears	Days
', 6 7	111	71 1214 271	24 24	110	12 35 36	292 250 2613	96 17 10	296 2114 3184	71 54 51	7.4	85 71 64	79 185 173
8 9	9 H	15 <sub>1</sub> 90.3	18 16	113 3%) 1192	27 21 21	1.1	73 10	' a 604 19	1 15 , 10 <b>.</b> , 16	114	14 14 13	191
10 11 12	6	2.30		96 80	14	3264	26 24	1100	9.3 111	57 A	5 <b>0</b>	3+4 3+4

Examples. What will I Rupee amount to, put out to to pound Interest for 230 years at 7 per Cent per Acmon's

Anguer. To about 5.74.288 Rances, out at Compound Interest for Sycars, 153 days-200 sees being 19 times the period of doubline and Sycars, Liz oxys, over it

## COMPARATIVE TABLE OF HIGH WATER

#### AT THE FOLLOWING PLACES.

Days of the	Calc	utin	Mo		   Full	talı. i		hear ;	Cul	or c		ud	Keile		Sau	sor.	5 8	uco:
Moon			ho	re			Hart	·our			Po	181	!				Po	ını
	H	M	H	v	11	3/ }	` 11	v	11	10.	77	V	11	.1/	16	1/	"	v
1		45	,	14	1	41	ł	14	13	14	. 2	4	111	18	10	.3.3	la	13
2		of.	3	6	. 5	21	2	en .	. 1	30	12	54	1 12	t.	11	21	ii	1
3	1 5	71	1	5.	3	4)	?	51	2	21	- 1	111	12	51	12	ğ	12	19
•	6	12	1 1	15	.1	37		12	- 3	12	2	27	1 (	12	12	57	12	17
8	. 7	pn		3.1		17	- 1	1.0	- 4	P	3	15	1 2	tu.	- 1	11	'i	2
6	1 7	44	6	1 M	7	3 1	.,	14	1	45		•	1 3	14 1	•	33		::
7	. 8	36	1 7	ű	tı	21	- 10	6	•	24,	ı	54	1		3	21	:	- 11
8	9	4	7	5.4	7	9	b	1		21.	- 5	,12	1		ĭ	- ; ;	1	- 15
9	110	12	i s	42	7	57	7	12	7	12	ń	2.7	1 5	12	i	7	ï	37
10	111	0.0	i o	.:0	8	41	×	311	8	60	7	15	1 6	14 '	- 5	45		
iï	1 11	48	l ia	×	9	13	ŋ	4	×	15	à	3	1 7	18	'n	33	ä	ŭ
12	1 7	40	! ;;	h	10	21	1.,	6	9	dei	×	7.4	1 8		7	21	- "	- ' '
1.3	1 1	94	1 1	12	- 11	y	la	5.1	ı n	4.1	g	(1)	l N	51:			÷	40
14	,	12	. 19	- 12	· i ·	1.7	11	11	ı ii	1.	10	27	! 5	42		57	΄.	37
15	1 :	0.0		٠,	12	15	12	34	6.0	044	- 11	15	10	30	9	45	- 3	15

## TIME OF TRAVELLING BY DAWK.

#### From Calcutta to Loodiana during the try Season

•	100 į	h.	<b>74</b> .
Prom 'sleuita to Bancoorch 28	30 Campore to Puftighur,	22	7
Bancoorah ta Ruggoopaathpare, 10	80 Puttigher to Saporta.	11	411
Ruggementheore to has,	6 Sirpoura to Klasscorge	٠,	15
Chase to Her my bangh,	0 Khasaganar to Adarbur,	10	1.1
Hezarylmech to Kutrumsunds,	0 Allyghut to B wiendahn	9	1
Kurruesends to bergotty 11		10	is
Sherperty t the Spane Birer, 14	0 : Merrutt to Sirdanuah	4	8
From the Soone to Benn et 22	U Surdaugal to Kurfaul	16	30
Breates to Sidabed Bungalow, 11	30 Kurnaul to Ambela	11	45
Sydabod to Arababad, 4	0 Ambala to Subject	×	
Allahattal to Futtspers,	0 Surbund to Loudinting	12	15
Putty pore to Cawapore,	30		

TABLE OF EXCHANGE.

# COMPANY CONVERTED INTO SICCA RUPEES.

on pany	Sicca	Сомрину	Sicca 3	Compally	Sicca
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## SICCA CONVERTED INTO, COMPANY RUPEES.

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## TABLE No. 1.

Expense, Income, or Wages, from 1 to 16 Company Rupees per Month for a Month of 30 Days, showing the Amount per Day.

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## TABLE No. 11.

Expense, Income, or Wages, from 1 to 16 Company Rupers der Month for a Month of 31 Days, showing the Amount per Day.

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Compare the relative value of Exchanges between London and Calculfa, computed according to the two modes in use in Calculfa and, that of assigning a given quality of Sterling Bosons to the some Rupes, and that of adding a given ratio of Premium to the name in them Rupes of Sactish Medez, which led at the Fx, bange of Sactish Medez, which led at the Fx, bange of Sactish Medez, which led at the Fx, bange of Sactish Medez, which led at the Fx, bange of Sactish Medez, which led at the Fx, bange of Sactish Medez, which led at the Fx, bange of Sactish Medez, which led the Sactish Medez is the sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Medez in the Sactish Mediz in the Sactish Medez in the Sactish Mediz in the Sac

The Following Table consists of Factors, which, when multiplied by Rupees and fractional parts of a Rupee, will give the value in Sterling money, expressed decimally, at the different rates of Exchange noted in the margin, per Cat, or the English at so many Rupees or parts of a Rupee per Maund or Se.r.

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Required the value per Ib. of Indigo at Co. Rs. 200 per Factory Maund, Exchange at 2s, per Co. Rupee?

In the Table in a line with  $9\pi$  and under parilb, at Co. Rs. per Factory Mannet is the Number .001349 which when multiplied by Co. Rs. 200 will give .2078 decimals of a £ Stg. or 5s  $4\frac{1}{4}d$ .

Required the value per Cwt, of Sogar at Sa. Rs. 7. 8 per Bazar Maun'l Exch age at 2s. 1d per Co. Rupte?

Opposite to 2s, 1.l. and under per Cwt. at Co. Rs. per Bazir Maund is the Number .142 which when multiplied by Co. Rs. 7\frac{1}{2} with give the value in Stg-expressed decimally 1.665 or £ 1. 1s. 3\frac{1}{2}d.

Required the value per lb. of Quicknilver at Current Rs. 4 per Factory Seer Exchange at 2s, per Co. Rupee.

In a line with 2s, and under per lb. at Ct, Ra, per Factory Seer is the Number, .04026 which when multiplied by Current Rupees 4 will give .19704 decimals of a £ Stg. or 3s. 112d.

# THE BENGAL ALMANAC Part IV.

LIST OF

## . Sovereigns of Europe,

GOVERNORS GENERAL, COMMANDERS IN CHIEF, JUDGES, SHERIUTS, AND THEIR DEPUTIES, TABLES OF PRECEDENCE,

&c. &c. &c.

## Lobereigns of Europe.

King loma, H.	loma, Br. D. whom subject 16		When bern		High to reign	
Great Britain and }	Victoria I	May 24.	181:	June	21,	1837
Prance	Louis Philippe .	Oct. 6.	1773	lug.	8.	1830
Spain.	Isabella II	Oct. 14.	1781	Mar.		1 SOM
Portugal	Mana de Gioria.	April 14,	1815	May		1826
Portugal	Nicholas	July 6.	1790			
Austria	Ferdin und 1	April 19,	1793	Mar.	- 2,	1835
Prusua	(Frederic Win A1)	Xug. 3,	1771	1 3.10	jt.	17:17
Sweden and Norway.	Charles XIV	Jan. 26.	1761	ifcb,	i),	1818
Denmark	Product VI.	Gan. 28.	1716	War.	13,	1808
Netherlands	William	Mag. 21,	1777	Miy	lä,	1815
Belgium	Leopold L	Dec. 16.	1790	July	<b>(4)</b>	1831
Turkey	Mainwoud II	Haly 20.	1780	July	2×,	1808
Greece.	Otho,	June 1,	181	<sub>i</sub> Oct.	5,	18.52
Ionian Islands	Antonio Comute	1¦⋅⋅⋅⋅ ,		ĺ		1804
ITALY.		1		ŧ		
Lombardy and Venice	j(Emp,tof Austria			1		
Sardinia	Charles Amadeu	<b>170</b> til 6,	176	Mar.	-13,	1821
Naples and Sicily	Ferdinand II.	. Veril 19,	1777	Feb.	-4,	1825
Rome Tuscany Parma	Gregory XVI	jšept. 18.	1765			
Ture any	Tropold II.	Qet. 3,	1797	1		
Parma	Maria Louisa.T.	Dec. 12,	1791	1		
Modena	Prance IV.	Oct. b.	1773	1		
Lugea	harics Louis	Dec. 23,	17:30	ĺ		
GERWANY.	lon es .	1		)		
Bohema Brandenburgh	Emp. of Austria	ì		1		
Prante nourgh	A King of Proson	M 10	1717	į		
Saxony	Pred. Augustus	May 17.	11.34	1		
Maria	Tanna Chanes	111g. 23,	1970	l Marian	63.9	2000
Hanover					21,	1837
Wirtemburgh	William Land	A pr. 27.	17(6)	١,,	20	1000
Baden. Hesse Cassel	William II	U. S. O.	17 ジリ	Mar.	٠,١٠٠	1830
Han llarmitail	Lame H	Ilam ski	1877	ţ	•	
Hesse Darmstadt	how of Daniel	1700 20,	14 / /	j		
Lumanaharah	/ Marine and Name land	į.		!		
Brunswick	Wales		ton.	•		
Mecklenbergh	Charge V	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1770	i		
Nassau.	Milliam Grane	142, 12,	1700	!		
Saxe Weimar	Charlent'redorict	Wate 14,	1707	1		
Pare A culture 1114111	CHRISCA ICUCICA	1100, 2,	1100	t		

## of Exti ]

## KINGS AND QUEENS OF ENGLAND.

	•	FRON	THE CON	QUEST.	
Names.	Born A	When Regan to rei	gu Y M.	Reign ended	Buried at
William	1 1027	066, Oct.	11 20 11	Sept. 9, 1087	Caeo, Norman
		1047, Sept. 1			Winchester
		1100, Aug.	2 37 4		Reading
Ster hen	1105	1135, Dec.	1118 11		Feversham
	•	The Sa	xon Line	Restored.	•
Henry 1	T11122		_		Fontevranit
Richard		1189, July	6 9 9		Fontevrault
John	1165		6 7 6		Juicester
-	111207		19 6 1		We-tminster
Edward	1 1239		16 31 8		Westminster
_	111281		7 13 7		Gioucester
	1 .	1327, Jan.	25 50 5		Westminster
		1377, June	21 23 3		Westmuster
	•	The I	Line of L	• •	•
U 1	31.1767		_		0141
		11399, Sept.		March 20, 111	
			20 9 5		
Henry 1	,,,,,,,,,	11122, Aug.	3: 38 6	March 4, 146	11 Mind-or
		The	e Line of	York.	
Edward 1	V[1412	11461, Mar.	4   22   1	[April 9, 148	3 Windear
		1183, April	9 0 1	ini.e 23 115	3. Unknown
Richard 1	11/1112	1 1 153, Jun	2: 2 2	tog. 22, 148	5 Leidi sier
		The	Families	Urited.	
Henry V	11) 1456	11485, Ang.	22 21 8	[Amil 22, 150	Ol Westminster
Henry VI	11 1102	1509, April	22 87 9		7 Wandege
Fdward V	71 1537	1517, Jan.	25 6 5		3 Westminster
Mary		1533, Juy	6 5 4	Nov. 17, 138	
Elizabeth		1558, Nov.	17 11 4	March 21, 160	
	•	The Unio	n of the	Two Crowns.	•
Jomes		1 603. Mar.		March: 7, 162	
Charles		1025, Mar.	27 23 10		Windsor
4 harles		1619, Jan-	30 36 0		5 Wes'minste
James		16.5, Feb.	6 1 0	1	9 Paris
Mary	11 166		13 10	13.	
William	(11):63	0 [168], Feb.	13113 1	March 8, 170	31 M estimustel
				wo Kingdoms.	
Anne	166	5   1792, Mar.	813 5	Angust 1, 171	
George	1 166	0 1711, Aug.	11/3 10	June 11, 172	
George		3 1727, June	11 33 4		Westminster
		8 1760, Oct.	25 59 3		Windsor
		3 1820, Jan.	29 10 8	June 26, 193	
W Hilliam	1 VIII76	5 11630, June	E0 2 11	June 20, 18;	37   Wandsor
- 76		-			

## Sovercians of Europe.

## GREAT-BRITAIN

VICTORIA, Queen of the United Kingdom of Great B itom and Ireland, been May 34. 1819 Succeeded ber uncle William IV, June 20, 12 Troclaimed Jane 21, 1917.

#### UNCLUSAND AUNTS OF THE KING.

1. Aneucla Sophia, Nov. 5, 1769.
2. El gabeth, May 22, 1779, marrel April 7, 1848, to Predictal Joseph Legis, Unbelgrave of Hembourg, born Jaix 35, 1775, was shed April 2, 1822.
3. Ergest Angulou, King on Hamber, born June 5, 1771, marred 0 to 29, 1845. Perdenga

3. Frigest Anguston, King of Hamiter Ison Jane 8, 1774, untered the 29, 1845. Feedering Softma Gradian, stein of the Older of week budings street, and whose of Fried Williams, a Print of Softma Gradian March 2, 1776. Isone theory, the 27, 1849, 4, Aprillian Isone the Older Softman March 2, 1771. Isone theory, the 18th Angustin 12 theretak Dake of sussex Jun, 27, 1771.

A deephora Friedrick Dake of Combuter, Ich 17, 1771, regressed, Was 7, 1848, in Adopting Willelman Lemes micrograf the Landgreese of the section Day 3.5, 1777, Isone Groups Williams Anthril 16, 1819, and Accordance of July 19, 1844.

6. March April 25, 1774, matricel 1815, 22, 18, 6, to her county William Frederick Dake of

Glun, enter, who died November of, 1834.

7 Sur hia, Nov. 3, 1777

#### Anatria.

FERDINAND 1. Coperor of Austria, King of Hungara, Böhemin, Lumbords, and Vousce FERTHENNES 1. Language and rest, Kanger rangers, moments, communes, 2000 with the Permitted of the Hermann Course ast, on, born April 19, 1793, accepted the Interpretation of L. March 2 (19), morned I is 27 (18). 
Brothers and Section of the Largerar.

 Maria L'ouist, Grand Duchass of Prima in n Dec. 12, 179;
 Maria Constan (Primers of Sairrio) born Mare 3 (17);
 Caronna Ferdinana, born A. 11, 8, 1891. in arred Oct. 7, 1819. fo Ecologie's, Primer Regent of Sixtain

4. From a Cueries Joseph, born Dec 7, 1802, marraid November 4, 194, Princesa & orbin. distribut Chaimston lite king at Beens a

5. Mury Ann Prances, born Ju. e n. Int 1

Matter to law of the Emperie

CHARLOTTE Augusta, doughter of Maximilian, late King of Breatm

## ARCHDERES, -- PRINCES OF THE BLOOD.

Charles, horn Sapt. 5, 1271. Palatine and Vicercy of Bellemin Joseph, bern Murch 9, 1776. Palatine and Lieut. of Hongary. John horn James 30, 1783. Pents, horn bear 30, 1784. Vicercy of Lembardy and Vehics. Louis, botu December 19, 1781

•

## escrniany.

(Confederated Independent Sietes )

BOHEMIA, 4".

FERDIVAND I. King of Biliamia, Emperor of Austria,

The number denotes the sairs each State has in the That

#### BRANDENBURGH, 4.

FREDERICK WILLIAM HI. Margrave of Brandenburgh (King of Penasta.)

#### SAXONY, 4.

FREDERICK AUGUSTUS, King of Saxony, born May 18, 1796 married to the Archduchess Caraline of Austria, who died 15th May 1832.

## BAVARJA, 4.

LOUIS CHARLES, King of Cavarin, born August 25, 1786, Married October 12, 1819, Theresa, daughter of Frederick Duke of Jaxe Allenburg Issue -

- 2 Matilda, August 30, 1813
- 3 Other, June 1, 1415, King of Greece,
- 4 Leopold, March 11, 1-21, 5 Adeline, March 19, 1-23
- 6 Hildegarde, June 10, 1725.
- 7. Alexandrina, August 26, 1:26.
- 8. Albert, July 19, 1428.

#### "HANOVER. 4. "

ERNEST At GUSTUS, King of Hanover, born June 5, 1771, Succeeded his Brether WW-1 liam IV 20th June, 1837, married May 29, 1815, prederica Sophia Carolina, ester of 86 Dule of Mecklenburgh Streitz, and widow of Fred. William, Prince of Solina Brauntels, born March 2, 1778 Issue . George Frederick, May 27, 1819.

## WIRTEMBERG, 4. "

WILLIAM, King of Wirtemberg, Duke of Susbecaust Teck, horn fept. 27, 178; mar ried I. January 21, 1816, Cathorine, sister of the Emperor of Russia, and widow of the Duke of Oldenbourg , both May 21, 174s; died Lanuary 9, 1819 , Issue -

- 1 Maria Charlotte, October 30, 1810.
  2 Sophia, June 17, 1814.
  11. April 15, 1820, Paulina daughter of his uncle, born September 11, 1800, Issue.
- 3. Catherine, August 24, 1821.
  4. Charles, Prince Royal, March 6, 1823.
  - D. Asigusta, October 14, 1826.

#### BADEN, 3.

CHARLES LEOPOLD, Grand Duke of Baden, born August 29, 1790. Succeeded his bbrother, Louis William, March 50, 1830, married July 25, 181), to Sophia, daughter of Gus-Invas IV, ex king of Sweden, June .L. Alexandrino, born Dec. 6, 1820.

- Louis, August 15, 1824.
   Frederick, Sept 9, 1826.
   William, 19c. 18, 1829.
   Charles, March 9, 1832.

- 6. Charles, March 9, 1432. 6. Maria, November 20, 1831.

#### HESSE CASSEL, 3.

WILLIAM II Grand Dake of Hesse, born July 23, 1777, married Feb. 13, 1797, Acquara, daughter of William II King of Prussia; Issue :-

- 1. Caroligor, hora July 20, 1790 2. 'Fredefick, August 20, 1462, 8. Marga, (Duchesse) Saze Melaingen) September 6, 1864.

## HESSE DARMSTADT, 3.

LOUIS II, Grand Duke of Hesse Darmstadt, hou Dec. 26, 1777, succeeded his father Louis X. April, histomarried June 19, 1804. Witter wish Louisa, sister of the Grand Duke 1. 1. mis, bord June 19, 1800; married Dec. 26, 1833, Matilda, daughter of Louis Char.

King of Bayeria.

- 2. Charles, April 23, 1809
- 3. Alexander, July 15, 1823,
- 1. Main, August 8, 1884.

#### HOLSTEIN, 3.

PREDERICK VI. Orgad Dake of Holstein, (King of Denmark)

## LUXEMBERG, 3.

WILLIAM FREDERICE, Grand Duke of Luxemberg, (King of the Netherlands.)

#### BRUNSWICK, 3.

WILLIAM, Dake of Brunswick, and Lunenburgh, both April 25, 1906, Appointed on the expulsion of his brother Duke Charles, September, 1830.

OROROR V. Dake of Mecklesburgh Streibs. Sorn August in, 1779, asserbs August 11, 1817, Mary Willelman, mice of the Elector of House Causet. Scane:—

1 Louisa. May 21, 1418,...
2. George, October 17, 1889...
3. Current : harlotte

4. Einest, Ado'phag Jamary 11, 1821

NASSAU, 2.

WILLIAM GEORGE Buke of Nassau both June 14, 1792 married Jone 84, 1882 (Nasion both June 14, 1792 married Jone 84, 1882)

1 Teress, Amend 17, 1415.

2. Addish v. Hereddary Prince, July 26, 1817. 3. Marrier November 21, 1820.

4. Mary January 27, 1-25

14. April 22, 1879. Paucing, nieve of the King of Wictomberg, harn 25th Pahenney 1224. Joune

5 Henreffe, August. 13, 1831

6 Nicholas, Seutember 29, 1427.

#### SAXE WEIMAR, 2.

CHARLES FRIDERICE, Grand Duke of bane Weimer, and Hood of the House of Saus, born Petr 2, 1743, married Lugint 3, 1905, to Marls, states of the Emperor of Rumin . Issue ..

1. Mprin, February 3 1804

2. Augusta, Replembre 80, 1811. 3. Charles June 24, Isla 0

"." There are 10 other smaller independent principalities, which including the 4 free towns and their territories amount in all to 3s states, of which the confidencembes counsile.

#### Mussia.

NICHOLAS, For wer of all the Russias, and King of Poland, born July 6, 1796, married July 13, 14:7 Many .a. formerly Cassiorrs, daughter of the King of Fruisia, bern July 13, 1794, fishe:--- 1 Alexander April 29, 1419.

2 Mary, laguat n. 1.19. 2. Olgo Septembe, 11, 1822.

Alexandra June 21 1525

5 Constantion September 28, 1627 6, Sugitar, Sartist 8, 1858.

7. Mu hael, Ortober 25, 1832

#### PRINCES OF THE BLOOD.

Maria Princess of Saxe Weimer, February 16, 1786.

Ann, Princins of Grange, January 18, 1795

With the 1. Princers 4, 1794, married Februars 20, 1-26, Pauli aloca of the King of Wirtembrig, torn Junuary 9, 1807.

Drussia.

PRESPURICE, WILLIAW SH. Eing of Pressie, Margrave of Brandenburgh, and Severaign
Duke of Storaia, K. G. born August 3, 1770, married Bacomber 14, 1793, Leonas August 2, 1770, married Bacomber 14, 1793, Leonas August 2, 1770, married Baronines Strike Storais, Storais Sto

Charles Frederic grand without 6556 Wessells 1799,
3. Unstinet [Empesse of Ranns), July 11 1799,
4. Casries, Jane 29, 1881; married May 26, 1827, daughter of Charling Frederic, grand duke

of Sans Weimer. 5 Alexandrian, Palicency 23, 1843, married September 26, 1988, to Prince Prederic of

niesandrine, Fellewery 23, 1942, married September 26, 1962 Mocklenburgh Schwerm, 5, 1869, wife of Prince Frederick of Orange, 9, Athers, Oztober 5, 1869, married Sept. 24, 1829. 3. Marienes.

#### France.

LOUIS PHILLIPPE, King of the Fronch. born October 6, 1772, pleated King on the desition of Charles X. August 7, 1820, married Nuversitar 25, 1820, Milks Asmith Slater 25, 1800, Ordering Community St. 1782; Reser. 1. Perdinand Due d'Orienan, departmer 2, 1920, 2. Leainn, Queten of the Bolginson, April 2, 1820, 2. Leainn, Queten of the Bolginson, April 2, 1820, 2. Leainn, Cutter 18, 1812, 4. Louis Charles, October 25, 1816, 5. Leainn, Charles, October 25, 1816, 5. Charles, October 25, 1816, 5.

5. Clementus, Jane 3, 1917. 6 Prancis, August 14, 1818. 7. Henry, June 16, 1822. 8. Authonie, July 21, 1824.

The re King, Charles X. was born Deinhard, 1207, married November 6, 1773, Mania Tanuage suler to the Zing of parkinle, who died at Grota, in Hungary, Jame 2, 1805. Issue: Louis Ant. inc. The C'Angouleme, born August 6, 1775, married June 19, 1799, to Maria Teresa, daughter of Louis XI L born December 19, 1778.

Spain.

IRABELLA II. Queen of Spain and the ludes, horn October 10, 1930. Succeeded to the throne, so the death of her father Perdiment VII, September 29, 1843.

Regent: Christian, the Queen's mother, scaler of the hing of Mally.

1. Maria Lemina, the Queen's sister, born January 39, 1632.

PRINCES OF THE BLOOD.

Don Chorles Inder, Infant of Spain, born March 29, 1789, Married September 29, 1810, to Maria Frances, Infants of Portugal, who shed topt. 4 1834 | James :-- Charles Louis, January 21, 1615, John Charles, 41sy 15, 1422; Perdinand, October 13, 1824

28, 1015, 2010 Chaires, 3183 15, 1722; Ferninaus, Octoor: 12, 1220 Inc. 12, 1219, Louisa Char-Don Francia de Paula, Lifgoir, born March 10, 1724, marchéd June 12, 1219, Louisa Char-lotte; elden slater of the King of Naples Fisur I sabella, May 18, 1821, Francis, May 12, 1672; Hobry, April 17, 1823, Louisa, June 12, 1824, Josephine, Say 25, 1827; Fordmand, April 11, 1882; Christiana June 9, 1832, Amelia, Oct. 12, 1824.

\* Bortugal.

MARIADE GLORIA. Queen of the United Kingdom of Portugal and Algarte, born Agril manua Dis Villanda, Queen of the British and former and Algaret. Own April 1, 1849. Attained the throne by the abilitation of his father, P. dro D. Vigantine. (Ex. Emperor of Breeds), see of the late King. Hay 2, 1926; married Nov 1834, Augustus Charles Engene Repotent. Unite of Louchtenburg, here Dec. 9, 1840, died March 20, 1885, married I in Jan. 1826, Prince Fardianal of Saxe Cobourg, hum (bct 29, 1816, nephew of the Ruches of Kent.

Sweden.

CHARLES XIV. (formerly Marshal Bernadutte.) King of Sweden and Vorway, born Japu-

231ARIER RIV. (Permerly Marsial Bernadulte.) King of sweden and varway, north January 26, 1705, elected Crown Prince of Sweden, August 21, 1810, a streeded to the thome on the death of Charles XIII. February 5, 1816, married August 16, 1798, Econuc Bena Ludding Br Clary, born November 8, 1781; Association of Lipsch Prince 18, 1812, born July 4, 1799, married June 3, 1823, to Prince Josephine of Legationberg, horn March 14, 1807, June — Charles Duke of Strains, May 3, 1826, Charles Duke of Upland, June 18, 1817, Oscar, Duke of Ostrogolica, January 21, 1829, Charlesto, April 24, 1820. Augustus, Duke of Dalecarin, August 24, 1841.

# Denmark.

PREDERICK VI. King of Denmark. Duke of Pennergala, K. O. horn January 2s, 1764, married July 31, 1789, gapula Frankana, aloco of the Elector of Hease Cassel, norn October 38, 1787, January 17, 1808.

1. Ceroline. October 28, 1793.

2. Wilholmina, January 17, 1808.

Crama Friare, Prince Curistian Frederick, his consin. horn September 18, 1786, married 1, Pelvasty 1s, 1866, Charlotte Frederick, Princess of Markhard horn. (Isona --Frederick, October 6, 1808, 11, May 32, 1815, Caroline Amelia, daughter of the Duke of Holstein Augustanhard host January 1766. tenburg, born June 35, 1796.

Netherlands.

WILLIAM, King of the Neiberlands, Prince of Orange—Nasava and Grand Duke of -Luxemburg, K. G. born Angust 24, 1773, married, October 1, 1791, Wilmandia, hister of the Luxenship, Brands, bern November 18, 1775, Lane.—

William, Promp Royal 'a Gen. in the British service.) December 6, 1793, married February 13, 1815. Ann. siefer of the Enp. of Russis. Insur: —William, February 19, 1817; Alexander, August 2, 1814. Freibrick, June 13, 1826; and Sophia, April a, 1824.

3. Freibrick, February 23, 1797, married May 21, 1825. Louise, third daughter of the King

of Pruma

3. Mariaure, May 19, 1609.

Belgium.

LEOPOLD I. King of the Belgians, son of Francis, late Duke of Saxa-Cobarg-Sagfeld, Elected in 1831. Inaucureted July vo. 1821, born Drovinber 16, 1770, married I May v. 1-16, to the Princess Charlotte of Wales, only whild of George IV, of Great Britain, who died with not rate. November 5, 217. If, August 9, 1833, Louis, chiest daughter of Louis Pailippe, ; King of the French, bern April 8, 1812, Leave, a see born April 1s, 1535.

# . - witherland.

(Confediration of twentypieco Independent Contons.) Landsman M. MELCHIOR HIRZEL, Surromaster of Zorich,

#### Italian States. LOMBARDY AND VENICE.

FERDINAND | King of Lombardy and Venice. (Emperor of Austria.)

an Sardinia.

CHARLES ALBERT, Eing of Bartlink, Data of Saugh, Fredwing, she Country, Detorer 2, 1782, succeeded his macie, Charles Peirs, May, East, married aeptender 36, 1817, Theres, seets of the Grand Dake of Tunchay: fame.

1. Victor Remnanch, Ellieb 14, 1520.

1. Fordunad, November 15, 1872

NAPLES AND SICILY.
PERDINAND II. Editor Naples and the Skilles, bern Jaquary 12, 1816. Succeeded his father Prancis, Navembern 1820, married Nov 21, 1822, Christman, daughter of Victor Russ, munt, late King of parellois, who died January 1826; Misse, a non born, January 1826.

ROME.

OREGORY XVI. (Maurice Cappellari) Reserviga Pontiff, born September 18, 1763, elected Cardinal March 25, 1875, elected Pope Pebruary 2, 1831.

TUSCANY.

LEOPOLD II, Grand Dake of Tenony (consists of the Emperor of Austria), from October 3, 1797, uncred I. November 18, 1817 Maria Anne, more of the Line of second, hore November 13, 1799, ded 22d March, 1632 Theore Caroline, November 19, 1822, August, Agril 1, 1875, and March January 9, 1827;—11, June 7, 1822, Authoritette, sitter of the Ling of Naphs, horn December 19, 1814, Issue, Fordmand, horn June 19, 1835.

PARMA.

WARLA LOU'EA, Ornat Duchess of Parms, Proncina and Quantella, either of the Emporer of Austria, barn December 12, 1793, married April 2, 1818, in Narie Live Bon marry, hear, w. 1. Francis Jos. Charles Napoleon, thate of Rev. instant, born March 29, 1814. Med July 22 Land.

MODENA.

FRANCIS IV. Duke of Modeun. Massa, Regio, and Mirabiblo, (cousin of the Emperie of Austral, Burn October 6, 1779, married June 20, 1812, Makia Bratisch, daughter of Victor Emanui I. Lito hing of Sardinia Isane .-

1. Theresa, July 14, 1317.

2. Francis, June 1, 1819.

3 Ferdin and, July 21, 1421. 4. Marin Bentrice, February 13, 1821

LUCCA.

CHARLES LOUIS Oute of Larce, born Becember 23, 1799, matried June 16, 200, mar at a Turbusa Princese of gordina; Isabr ---

Turkey.

MARLUCIAD II Grand Signior and Sulings of the Ottoman Empire, born July 28, 1785, called to the throne flurthe denocation of his nucle, seines 121. July 20, 1400, fame (>1, Abdul Medschol, April 26, 1823

2. Abdul Aziz, Irbruary 5, 1810, and several daughters.

## Orrece.

OFTEO, Second Son of the Kong of Basarts, form June 1, 1915, elected King by the Pro-sincial Government of the Greenia Sistem, October 5, 1923, ascended the (brets : Juniory 1944).

#### Konian Ksies.

PRINCE ANTONIO COMETO, President of the Ionion Regulate, succeeded in 1981, on the death of France Thelicle.

Lord Commissioner, Major General Sic Howard Douglas, Sc.

# America.

UNITED STATES PRESIDENT, MARTIN VAN BUILEN, M.

Vice President, Michel, M. jubnaton. Secretary of State, John Possyth Secretary of the Treasury Levi Woodh

Maine, Robt P Duning. New Hampshire, William Budger. Massachusette, John Davis. Rhode Island, John B. Francis. Connecticut, Somuel A. Ynul. . Francest, Waltiam A Palmer. Now York. Ace Jerry, Peter D. Vrunn. Penasylvania, Joseph Ritter. Delaware, Caleb B Benart. . Maryland, James Thomas. Virginia, Little W. Taisondi.

'raird March 4, 1937. War, Laufin Com.

Secretary of the Anny, Making Dickerson. Atturney General, Benj. W. Butter. SETERAL STATES

Aurth Catolina, Darid L. Swain. Confe Caration, Courge M. Dulle, Grorpist, Wilson, Laudtin, Lennelty, J. T. Monjohand, Temperatur William States. Ohio, Robert Lucas. Lautetria, Bount D. W. Analatippi, H. O Humb Analatippi, H. O Humb Indiana, Konh Natio. Itinote, Joseph Dancon. Atoletan, John Gayla., Missouri, Durid Dunkin,

#### 2 X 7111

# Native Bast Indian Governments.

# RING OF THE STIKES

II . Hisburgs Mone Roos Banne Land, King of the Souther

Hardware recorded to the respective for the Pough Cubinere, Perhamont Montan, part at Sude & Least to on it Mont Street and about fifts two years of age for three cone, the Kateria street street, and the extension of the two parts of age.

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#### KING OF OMDE

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His Highness, Rubacede Hunky and House the under the subject of House Ras House the subject of House and subject of James the Sussell and indicates of House Ras House the Sussell and indicates of the flow some of Transits Hellar, a chief who was elected to the Covernment of Hother state by Antalas Bat, on the School of the Bloongur or obsphered trine. The dorivation of the morie Hollar, or, mare properly, Hulkur, is from Hull a village, and Kur, an inhetitiont. House, the state of the internal Hollar family; and the time when he obtained my hera suchierity was in 1721; the digital of Inflore was assigned to him in 1726. He had only one assa, Kunti How, who deed in 1724, many years previous to highleber's death, and left one only son trailes Row. He also died after a reign of ulne mouths since the death of Boulman Row. The had four come, Oasi How and Mollara Bow by his wife, and Jeswont Row and Eliges by his mistress.

RAJAH OF JOYN CAR OR JTEPOOR.
His Highness, the infest out of Mahareja Sawai Sinon, Rajah of Joynagar, or Jyepoor, who is the nest of Janut Strutt, the sum of Pratay Strutt, the son of Marino Strutt, the son of Raw shear, the son of Sawai Jyanu, who heed in the time of Musaum Suas. The young prince is about three years of age and Mayor Baint Saur is the regent during his minority, appointed by the British government.

RAJAH OF JOUDHPOOR OR WARWAR.

His Highwess, Mahareja Maun Street, Rajah of Jondhpoor or Marwar is a distant relation

of Bins Susseq.

The carillest Rajak of this country on record was Maharaja Jeswont Singh, who having died
The carillest Rajak of this country on record was Maharaja Jeswont Singh, who having died near Cabul, m. 158, Aurungache, one of whose best generals the Valuncia, we saving over face Cabul, m. 158, Aurungache, one of whose best generals the Valuncia was, face orders frecibly to concert his cluidren. The family were die compelled to take refuge in the Talls and woods, and on the death of Aurunganhe, regulated these former pagessalon, Altr Sinon, the grand-son of descent Singh, having rebelled. The Rush of Jouchipoor is of the tribe of Rhottore Rujponts.

RAJAH OF BOUHELKUND.

His Highness Maharaja Binwanaru Sincu, Rajah of Boghelkund. The principality of Berbeikund is nerhaus the most succent Hindu dynasty now existing in India,

HAJAH OF BHOONDEE.

His Highwest Rao Rajah flan Nivou, Rajah of Bhoondee. The Bhoondee Rajah is of the Beer tribe. "During the retreat of Colonel Monator, in 1804, the Bhoondee Rajah greatly naive of him in his distress; and his conduct has been uniformly friendly to the Euglist; yet, at the prace of 1866, he was abandoned by the Government to the vengeance of the Mahrathas." Hamilton, wage 173,

RAJAH OF OUDEYPORE.

His highness, Raj Rana Jawas Suny, the son of Rana Ruis Sisu, Rajah of Ondeypore. The family of the princes of Oudeypore, belong to the Secolda tribe or Rajmote, which is conditived the most mobile of all the Rajmote tribes. The family is also reported highly by the Muhametana, in remacquence of a tradition, that he is discended, in the female like, from the submandand Nonshirvan, who was King of Persia at the high of Volumerd, and thus to have in that it we cannon origin with the descendents of Russein, the son of A it.

RAJAH OF BIKANERE.

His Blighness, Malaraj Rattry Sincai, Rajah of Hisarre, the son of Schar Sinca. The country of Bikanere is governed by the Rintioro Rajpoets, but the cultivators are medly Jeus. GOVERNORS GENERAL OF INDIA.

| COVERNORS GENERAL OF INDIA | 18 July | 1249 | 1249 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 1241 | 124

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P Mulland.	W A Brewerman 1	719
H. fomplest,	Watera Smoutt, 1	750
G. Warte,	& O. Miretiali	14 I
Jaluan Chiller,		dia.
W H. WELDSEED,	W If braudt	531 524
30 MCC-Hilliam Christian as accordance.		>25
M. Marken	8 Wa blingt, 1	126
Tratur Pineden	C. G Strack 1	827
Strovene Roberts		122
Junes nider.	Geo Cather 1	629
Thomas Beschwit.	R Vandung	<b>#30</b>
Nathaniel Alexander		83 I
William Melville	R. Bird	412
Course Memory,	J. If Swinkoe, 1	413
		7.58
William Hickey	E. Bard, 1	₩5
Michard H. Cocksrell		<b>736</b>
Thomas Molroyd,,	E. Brd, 1	3 J 7
#A.F.# 1315.#10	ALL CITATION NO PATRICEA	
COMMANDERS	-in-cihef, in india.	
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		767
		769
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Colonel Aribur Abeni la		794
Major General Sie R thert Abercromby, &	. B	793
MENTAL CACACIAL CHARLES MORESULT.	(ICMPY )	: 97
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Major Charrel bir James Craig, K. H. to	the Prov. Could it	<b>500</b>
Lieutenant General Gerard Lake, (Lord 1		nn I
The Most Hon, Charles Marquis Omnwall	n, K. O. (2d. time,).	405
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major Govern to Middle St. 1 eger,		910
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Common the Manual at the part then the		n:3
General Land Visional Combernate	7th October 1	225
General the Earl of Dulhausa.		.J.
Congral file Religioral Burties.		332
General Lord W. C. Benerack	15th October. 1	
General Sir Honey Fune		<b>3</b> 3,
mints on but	SOURCE IN INDIA	

# TABLE OF PRECEDENCE IN INDIA,

# OROROW, P. R. -IN THE NAME AND ON THE BERSLE OF HIS WAJESTY.

terorge the III by the Grace of G(1), of the Unifeed Kingdom of Great Bitlain used Freinad, King, Unfeeder of the Path, Sc. to all to whom these precents shall come greeting;— Whetens it hash becargoreconted unto us, that doubt have arises with regard to the hand, and Frenchoten absorumt Persons holding applicationates in the East Ladies.—In agifer to fix the easte, and prevent all disputes, we do hereby declare, and it is our will dispute that the following rules be observed with respect to the lighter many rules be observed with respect to the light and giftereduces of persons because The Geograph Changes!

na ; via ; inc.
The Overroor Conorni.
The Vice-President, or Governor General for the time being.
Des Covernor of Madres.
The Covernor of Hondres.
The Governor of Remove of Walter's Island.

The Chief Justices of Bougal, Madras and Sambay,

The Bishop of Colcutta.

The Members of the Council, occurding to their situations in the Council of the respective President tes

The Parane Judges of the Sugremy quarts of Judicature.

The Recorder of Prince of Water's Island

The Commander in Crieful H. M. a Sanal Forces, and the Commander in Chief of the arms at the several Pressiences, according to relative gath in their respective services better and based fiducers above the Rank of Vajor Grantal

All other Persons to take place according to what shall appear to have been the general usage of the several Presidencies.

Tue Archifeger to be considered as next in tank to the senter Werchants.

All faction to take place a coupling to the Rank naugued to their respective husbands, with the excepts not be to a brane presentation in the stand, who are to take place are preling to their season val Backs, with reference to such precedence, after the wives of the Members of Contact at the Pres. I much in India

Given at our tourt at Carlton House, the thirty first day of May, 1814, in the fifty fourth

FERF OF OUR YES: IL.

By Command of His Royal Highness the Prince Regent, in the name and on the behalf of His Majesty. (bigmed) SIU WOUTEL

## ORDER OF PREMIDENCE ACCORDING TO THE PRECEDING WARRANT.

The Coternor General of India.

The Vice President or Depute Governor.

The Conversor of Madras

The Greenor of Hombay.

The Garager of Ages

The Garan wet Private of Wales a Island

The Cuef Indices of Benene Spaces, and Bombay.

the Bostop of Calcutta

The blem is of Casacil, according to their afuntions in the Council of their rapneed and treated and and

Tre Purps Indges of the So seme Courts of Judicature, D. Revorder of Presenct Wiles alle and

The Community on the tof the Majorit a Naval Forces, and the Community in Charles of the Arms at the service Presidences, recording to relative Rank in their respective services Giver it my thing there is coming to ranks and dates of Commission. In open on Giver its and Vice Admirals,

Market Contracts and Rear Admirals . Contracts of the Contract Commission is the f

Commission of Syers and Commissions H C Marine

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Mulchipmen of the Navy Cadeta, and Volunteers H. C. Marine.

## TABLE OF PRECEDENCE OF LADIES IN INDIA.

According to the orders of the Houble Court of Derectors, explanatory of the Warrant of Presedence published in tulb.

Lady of the Governor General of India Lady of the View Printent in Council Ladies of the Orermann of Madees Bombay and Azra. Lady of the Chief Justice of Beneal Ladien of the Chief Justices - f Madras and Bombay Landy of the Binhop of Calculta Ladies of Members of the Supreme Council Ladies of Members of a council at Madres, and Semboy.

# LXXIV TABLE OF PRECEDENCE OF LADIES IN INDIA.

Daughters of Peers and Ladies of Peer's Sons, down to the Ladies of the eldest hour of Barons, melusure. .

Ledies of Pussne Judges of Bengal, Madras and Bombay,

Lady of Recorder of Prince of Wales's Islands.

I sales of a count, a homele some

Industry of Beron's younger sons.

Ladies of Baronets,

Lade vol knights of the Bath.

Letter of the client Sons of the younger hous of Peers

Ladifor the eldest Sous of Baronets.

Haushters of Baronels

All other Ladies according to the general usage

 For relative rack of the Daughters of Farls, and the Ladies of the elder and younger Some of Earls, Viscounts, and Barons, vide Peerage.

# RELATIVE RANK.

- G. O. G. C. Fart William, 8th. Oct. 1840—The Governm-General in Council is pleased to direct, that the following Extract, (Paragraphs 2 and 3) from a Letter, No. 9) of 1850, from the Honorabic the Court of Directors, in the Military Department, under date the 9th June, he subtained in General Orders—
- \* Para 2. We very within by accede to the proposition which you have made to us, if behalf of our Miniary servants, and we accordingly direct, that Lieutenant Colone's shall rank with Senior Merchants, Majors with Junior Merchants, Captains with Factors, and Solicite. as with Witters, according to the date of their respective Appointments and Commission 15.
- "Para 3 Biccet Commissions will be valid in fixing the comparative rank of Military with Civil acryunts?"

# CIVIL AND MILITARY SURVANTS.

	rank of Mi	
denine Merchania	 .wsh	Levalement Colone's.
Junior Merchants	 	Manag
Partors.	 	Lautens
Writers	 	Subaderus.

#### NATIVE AND MILITARY OFFICERS.

Admirals	with	Cenerals.
VIC AUDITAIN,		I studenment Consense
Near Admirale		A more tienes and
Commendere surt lat Captain to Commun	ander in Chief	lireadury Generals
Capt one of 3 years post. Other Post Captains		C done is
* PRINTINGETS		Market
Lieutenauts		Cantring
		- a brometra

## MEDICAL AND MILITARY OFFICERS.

Members of the Medical Board	with		Locutenant Colonels.
imperintending Surgeon		. '	M ::org
Assutant Surrenne		•••	Lantenante

# THE BENGAL ALMANAC

Part V.

TABLE OF

Coins, Wicights, Measures, &c.

# Coins, Weights, Measures, Exchange, &c.

# CALCUTTA IN BENGAL

COINS.—Accounts are keptshere in Sicca Rupees, with their subdivisions, Annas and Pie; 12 Pie make I Anna; 16 Annas I Rupee and 16 Rupees I Gold Mohur. To this currency must #1 these specie be converied, before any sum can be regularly entered into merchant's books. The Company keep their accounts in Sicca Rupees which bear a Batta of 16 per Cent, against the Current.

The Coins current are Gold Mohurs, with their subdivisional balves and guarters; Sicci Rupees, halves and quarters; Annas, Pice,

(equal to 3 pie) and halt Pice. The two last are of copper.

In 1766 the Bengal Gold Mohur weighed 179,68 grains, was of the fineness of 29 Carats, and passed for 14 Silver Rupees. The gold was here overvalued, for it passed in proportion to silver, as 169-45 to t. In 1769 it was ordered that the Bengal Gold Mohur should weigh 190,773 grains, aud in this comage gold was valued to silver nearly as 14-9 to 1; and, by Regulation 33, Anno 1793, it was directed that the nineteen Sun Gold Mohur should weigh 190,894 grains, and contain 4 of a grain in 100 of allox, and that it should pass for 16 nineteen Sun Sicca Rupees, liere gold is valued in proportion to silver as 14.55 to 1.

The standard of the Bengal money has ever been silver. Gold is occasionally coined, but the great bulk of the currency is silver. The most common silver coin is the Ruper of 1 Sicca, or 10 Massa.

weight

These Rupecs were formerly called Sicea Rupecs only during the year after their coinage, when the batta they hore on Current Rupecs was 16 per cent.; the second this was reduced to 13, and the third and following years the batta was 11 per cent.; they were then called Sonaut or Sunat Rupecs. But with a view to abolish this distinction, all the Rupecs coined of late years by the East India Compans, bave been dated the nineteenth Sun, that is the 19th year of the Mogul's reign; and by Regulation xxxv. Anno 1708, it was ordered that the nineteen Sun Sicea Rupecs, should be received as the legal coin of

Bengal, Bahar, and Orissa.

There are various other kinds of Rupees to be met with in Bengal, whose fineness and weight are different, though their denominations are the same. From this, and from the natives frequently punching holes in the Rupees, and filting up the vacancy with base metal, and their wilfully diminishing the weight of the chin after coming from the muit, the currencies of Rupees from the different values. This defect has introduced a custom of employing shrolls or money-changers, above business is to set a value upon these different currencies, according to every circumstance, either in their favour, or their prejudice. When a sum of Rupees is brought to one of these shrolls, he examines them piece by piece, and arranges them according to their fineness; then by their weight; he

<sup>\*</sup> This modified by the Proclamation dated 2d September 1836.—vide page LXXIX.

then allows for the different legal battas upon Siccas and Sonaots; and this done, the values in gross by the Rupees current what the whole are worth; so that the Rupee current is the only thing fixed, by which coin is valued.

A Lac of Rupees is 1,00,000; and a Crore, 100 Lacs or 1,00,00,000 Rupees; and in accounts, sums are distinguished intu Crores, Lacs, and single Rupees, by marks or divisions, as in the aforegoing examples.

Cowries, small, white, glossy shells, are made use of for small dayments in the Bazar, and are generally thus reckoned.

But they rise and fall according to the demand there is for them and the quantity in the market.

#### MEASURES.

#### CLOTH MEASURE.

3 jorbes	l angulla
3 angullas	l gheriab
8 gheriahs	1 haut or cubit—18.inches
2 hauts	1 guz— 1 yard

#### LAND MEASURE.

Land is measured by the haut, or cubit; 5 cubits long and 4. broad is 1 chittack, equal to 45 square feet.

16	chittacks)	(1	cottah .
20	cottalis (	make	biggah
34	biggahs 🕻		Englih acre
40	biggabs )	<b>(</b> 1	Mad cawney.

#### LIQUID MEASURE.

4 40 5	sicca weight shittacks pounhs seers measures	(	maka )1	chittack pouah, or pice seer - maund - pussaree, or measure bazar maund
--------------	----------------------------------------------------------	---	---------	-------------------------------------------------------------------------

# GRAIN MEASURY.

5 chittacks		t kaenkag
4 koonkees		1 raik
4 raiks	. muke	1 pally9-1 12 lbs. avoir.
20 pallies		1 soulice
16 soulices		I khahoon—40 maunds.

#### LONG MEASURE.

3 grains	. /	-1 finger 1 hand
4 fingers	•	t hand
5 hand♥		7 1 smap
2 -pans	omake	Larm or cubit - B inches
- 4 arms		1 fathom
1000 fathom	, ,	I coss or mile, which is one Eng-
lish mile, I furlong	, 3 poles, an	id 34 yards.

#### LOR GOODS RECKONED BY TALE.

5 particulars	madea	∫ Lgunda
5 particulars	maxe	I koorgee, or I corge.

#### FORT WILLIAM.

# FINANCIAL IMPARTMENT, run 20 Sept. 1835 PROCEAMATION.

The Honorable the Governor General in Council has resolved, that the Device of the New Rupic, Double Rucce, Rol Ruper, and Quarter Ruper, to be issued from the Muds of Judia, from and after the Li S of imber, 1835, in conform y with Act XVII, of the same year, shall be as follows:

On the Obverse, the Head of His Majorty William the Fourth, with he words,

## - WILLIAM BIL, KING,

On the Recerse, the denomination of the Com, in English and Persian in the centre, encircued by a laurel wreath; and around the margin the words.

#### EAST INDIA COMPANY, 1835.

The new Com shalf be milled on the edge, with a seriated or upright miling.

For the information of the public, an engris ng of the device adopted for the Rupee, is hereunto necess?

The Rever shall measure in diameter one inch and two te tox of an inch, or one-tedly of a foot. The diameter of the Double Rupee shall be one meh and a hair; mad at the Hair Russe, or Eight Anna piece, shall be nines; five humiredths of an meh, and that of the Charter Rupee, or Four Ana piece shall be three quarters of an inch. These measures being severally the relative proportions to the Rupee provided in the Act aforesaid.

The Weight, Standard fineness and value of the New (or Company's) Rupec as defined in the Act, are here repeated for general

information.

Weight, 180 grains Troy, or one tola.

Standard quality, eleven-twel the Silver, one-twelith Alloy.

Value, equal to the Madras, Bombay, Forokhabad, and Sonat Rupee: and to fifteen stateenths of the Calcutta Sicca Rupee.

The weights of the other Silver Coins, viz. the Double, Half, and

Quarter Rupees to bear a due proportion thereto.

The Governor General of India in Council hereby directs all Magistraces. Collectors, and other public Officers, to promfilgate this Proclamation throughout their respective Districts, and particularly to notify to all Money Changers. Shroffs, Podais, and others, the provision in the atoresaid Act XVII., 1835, against emping, tiling, punching or other wise detacing the New Coin; as all Rupers, Double, Half, or Quarter Rupers, so de a ed or injured, will be receivable only as bullion; whereas by the Act aforesaid, if neither cut, clopped, marked, nor otherwise will ully impaired, they will be subject to no batta whatever, and will be receivable as a legal tender for their full value until they may, (y gradual wear and circulation, have lost two per cent, of their original weight.

Published by Order of the Governor General of India in Council,

G. A. BUSHBY, Secy. to Govt. of India.

TABLE of the Intrinsic or Essay Produce of Silver Bullion in Furruckabud and Calcutta Rupecs, to be used at the Mints of Calcutta and Sangor, from the 1st of May, 1833.

Weight of Pullion in Tulus or New Sicca Weight	Assay Report.	I, nch. or Fine Since in Ico puts.	Produce in Fur- rackaland or Sonac Rupece.	Produce in Calcutta or Sica Rupes.
100	20 Dwts. Br.	100.000	109.091	102.273
29	1191 " Br.)	99.792	108.861	102.060
,,	19 , Br.	99.583	108.636	101.846
2>	181 . Br.	99 375	108.409	101.633
31	18 , Br.,	99.167	108.182	101-421
<b>,,</b> -	174 ., Br.	98.958	107.955	101.121
,.	17 ,, Br.	98.750	107.727	100.994
••	164 ., Br.	98 542	107.500	100.781
**	[16 ., Br.)	98,333	107.273	100.568

-				_			
Weight of Bullion	in Tolus or New Sicca Weight.		Assay Report.		Touch, or Fine Silver in 100 parts.	in Fur-	Produce in Calculta or Sicra Rupees.
يد	37		#		,	2 3 -1	2
Ē	គឺគូ		<b>&gt;</b>		ouch. Selver parts.	Produce in ruckabad Sonat Ru	Sicra
٤	.E .Ž		32		g x a.	5 2 %	टू छ
-			4:		<u> </u>	<u> </u>	2
-	100	154	Dwts.	Br.	98.125	107.045	100.355
	.,	1.5	,,	Br.	97 917	106.818	109.142
	.,	1 13	,,	Br	97.708	106.591	99,929
	••	11	,,	Br	97.5~0	106,364	99.716
•	,,	133	,.	Br.	97.292	106.136	99.502
	**	13	,,	Br.	97.083	165 969	99.290
	٠,	124	**	Br.	96.875	405 682	99.077
•	٠,	12	,,	Br.	96.667	105 455	1 38.80
	••	114	,,	Be	96.458	105.277	98.697
	,.	11	••	Br.		165.000	98.437
	**	101	••	lir.	96 0 12	104 773	98.225
	-,	110	**	Br.	95.833	104.515	98.011
	"	91	27	Br.	95 625 95 417	10 <b>1.318</b> 101.091	97.798 97.585
	••	9	••	Br.	95,208	1 103.861	97.372
	••	1 54	••	Br.	95,000	103 636	97 159
	••	1 74	,,	Br.	1	103.409	96,946
	••	7	,,	Br.		103,132	96.733
	·,	61	31 31	Br		162 955	96,520
	"	6	,,	Br		102 727	96.306
	19	54	"	Br		152 500	96.694
	,, •	6	٠,	Br	93 750	10 / 273	95.881
	,, .	44	,,	Br.	93 5 12	10 5045	95.667
	••	4	• ,,	Br		191818	95.454
	**	34	- M	Hr		101 594	95.241
	4)	3	,	Bı		101.364	95 029
	**	24	,,	Br		101 136	91815
	,,	2	••	Br		100 9 9	94.602
	**	114	,•	Br		100,682	94 389 91.176
	17	i '.	**	Br		100. 155 100 227	93,963
	"	*		_Br	91.667	100 000	93.750
	,,		standa Dwta			99.773	93.537
	**	11*		Wo		99.545	93.323
	,,	j iş	, ,,,	Wa	91.042	99.318	93.111
	,,	2		Wo	99.833	99.091	92,898
	,1	21	22 	W		98.864	92,685
	"	3	***	We		98.636	92.471
	,,	1 34	, , , , , , , , , , , , , , , , , , ,	W	90.208	-98.409	92.258
	•	_	-				-

RIGHTS, MRASURES, EXCHANGE, &c. LXXXII Produce in Calcutts \* 7. Wight of Relien Fine Ē Preduce in Fut-Sonat Rupers. or Sicca Rupers. ... W. m lolas or Assay Report 1 Uchiebach Niver m Touch, or Signa 1 Work 4 Dwis. 90 000 98.182 92,046 100 89 792 91,833 0.11 97.955 41 ٠, 77.0 89 583 97.727 91.619 5 ۰. ٠, 1 II 89.375 97,500 91.106 53 ,, W o. 89 167 97.273 91 19. 6 ٠, Wa, 88.078 97.045 90 980 64 ٠, Wo. 90 7:7 7 88 750 96818 ٠, ٠, 90 554 96.59171 W ٥. 88.542٠, Wa 88 333 96 36 1 90.341 8 ٠, 90.127ЯĮ 11 0 88 125 96136٠, Wo 87 917 95,909 89 915 9 ٠, 91 W " 87,708 95 68 2 89.702 ., 11 a 87 500 95, 155 89 189 10 104 M o. 57.292 95 227 89.275 •• ٠, 11 Wo 87 081 95 0 10 59 062 ٠. ٠. 1111 Wo 86.875 91773 88 850 \*\* 112 Wo 91515 86.667 88 636 ,, ٠, 123 Wo. 86 459 94.318 88, 123 ٠, Wo. 86,250 94 691 1.3 88 210 ٠. Wo. 1 :1 86 042 93.861 87.998 .. 1.4 We 85 834 9363687.741 ,, ٠, 114 11 0 85,625 93.409 87.571 •• ٠. Wo l.i 85.417 93.182 . 87.358 ,. 92,955 Wa 154 85,208 87.1 5 .. 92.727 16 Wo. 85,000 86 932 .. ٠, 92.500161 Wο. 81.792 86 719 ٠, ,. 17 Wo 84.583 92,273 86 506 ,, 174. We. 92 0 15 81.375 86.292 ٠, ٠. We N4.167 18 91.81886 079 ٠, 184 Wo. 83,958 91 591 ₹5.867 ,, 19 Wo. 91.364 85.651 83.750 ••

and so on for Bullion of inferior quality?

11 0

Wo.

167

20

.,

All Bullion or Foreign Coin brought to the Mint for Coinage subject to a Seignorage of Two per Cent; but upon the Re-

83 542

83.333

91.136

90,909

85.410

85 227

comage of Rupees struck at any of the Honorable Company's Mints, a duty of One per Cent. only is levied.

Upon all Bullion of a quality interior to Standard, (unless the same be required at the Mint for the purposes of alligation,) a charge is made for the expense of retining the said Bullion up to the quality of the Rupee, at the rate of UI per Cent. per dwt. of worseness in the Assay Report. Thus, upon Bullion reported 12½ dwts, worse, the charge for retinage will be

124 multiplied by  $0.01 \pm 0.50$  or One-half per Cent. Upon 20 Wo, it will be  $20 \times .04 \pm 0.80$  per Cent. and so for Silver of other qualities, as in the following Table:

Table of Refining Charge on Silver Bullion.

Assay.	Refining Charge per Cent	Assay.	Refining Charge per Cent	Assay.	Refining Charge perCent.
0} Wo.	0 02	64 Wu.	0.26	124 Wo	0.50
1 Wo.	0.01	7 Wo.	0.28	- 13 Wo.	0.52
14 W o.	0.06	74 Wo.	0.30	131 Wo.	0.54
2 Wo.	0.08	8 Wo.	0.32	- 14 - Wo.	0.56
21 Wo.	010	. 81 Wo.	0.34	141 Wo	0.58
3 Wo.	0.12	9 Wo.	0.36	- 15 - Wo.	0.60
31 Wa	014	. 91 Wo.	0.38	- 154 Wo.	0 62
4 Was	0.16	10 Wo.	0.40	- 16 W o	0.64
43 Wa.	81.0	103 Wo.	0.12	- 16 J. W o.	0.66
5 Wo.	0.20	. 11 Wo	0.44	- 17 Wo.	0.68
51 Wo.	0.22	HI Wa.	0.46	173 Wo.	070
ti Wo.*	• 0.24	12 Wo.	0.48	18 Wo	0.72

G. A. BUSHBY, Offg. Secy. to Goot.

#### FROM THE JOURNAL OF THE ASIATIC SOCIETY.

The system of weights established by Reg. VII. 1833, is founded on the same unit us the rupes of the equalized maintary system of British India, it having been found that the weight of the Madras, Bombay, and Furnkhabad rupes, already very generally used throughout upper and wastern India, as the foundation of the seer and maund, could be substituted for the sices weight of

<sup>\*</sup> By the practice of the Calcutta Mint, the charge for refinage is usually semitted up to 6. So, althe Sugar Mint, it is levied on all denominations of Bullion inferior to Standard.

Bengal by a very slight modification of the latter, which would be hardly perceptible in commercial dealings. Other palpable advantages of the introduction of the new weight were pointed out, of which it is only necessary here to allude to the three following:

1. That the maund formed from the modified weight would

be precisely equal to 100 English troy pounds; and

2. That thirty-five seers would also be precisely equal to seventy-two pounds avoirdupors:—thus establishing a simple connection, void of fractions, between the two English metrical scales and that of India.

3. The weight of the new unit nearly accorded with the average weight of many of the native tolas sent home for examination at the London mine by order of the Honorable Court of Directors; as well as with that of Akben, deduced from the weight of many coins of that emperor.

We shall begin the present division of our subject, by setting forth in the first instance the present legal system, and afterwards providing a little descriptive catalogue of the many other weights prevailing thoughout the Company's provinces, with comparative

tables for the conversion of one denomination into the other.

The extr of the British Indian ponderary system is called the TOLA. It weights 180 grains English troy weight. From it upwards are derived the heavy weights, viz: Chitak, seer, and Mon (o Maund);—and by its subdivision the small or jeweller's weights, called mashas, rutters, and dhans.

The following scheme comprehends both of these in one series:

DRAN.	RUTTER	VIASHA	Tota.	CHITAN	Seen	PUSSERE	Mun
1228800	307200	,38400	3200	640	40	8	1
153600	38400	4800	400	80	5	J	
30720	7680	960	80	16	1		
1920	480	60	5	1			
384	96	12	1		• '		
32	8	1		,		•	
4	1				•		

The Mun (or that weight to which it closely accords in value, and to which it is legally equivalent in the new scale) has been his

Vide a paper on the uniject in the Journal of the As. Sec. for October 1832, vol i page 448.

therto better known among Europeans by the name of Rasar Manuel, but upon its general adoption, under Regulation VII. 1833, for all transactions of the British Government, it should be denominated the British Maune, in Hinder, tragiczec Man) to distinguish it at once from all other weights in use throughout the country.

The Preserve is, as its name denotes, a five-seer weight, and therefore should not form an integrant point of the scale; but as its use is very general, it has been introduced for the conveniences.

The Serr being the commonest weight in use in the retail business of the Bazars in India, and being liable, according to the permittons system hitherto prevalent, to vary in weight for every specific sold as well as for every market, is generally reterred to the common unit in native increantile dealings, as, "the seer of so-many tolas," (or siccas, bare 4, takus, &c.) The standard or bazar seer being always 80 tolas.

The Chitak is the lowest denomination of the gross weights, and is commonly divided into halves and quarters. (called in Bengalee, kachet;) thus marking the line between the two series, which, are otherwise connected by the relation of the seer, &c. to the tola.

The Tole is chiefly used in the weighing of the precious metals and coin; all bothon at the mints is received in this denomination, and the stables of bullion produce are calculated per 100 tolas. It is also usual at the mints to make the subdivisions of the tola into annas (sixteenths) and pre, in licu of mashas and ruttees.

Mashas, rutters, and dhons, are used chiefly by native gold-smiths and jewellers. They are also employed in the native evaluation by assay of the precious metals; thus 10 mashas fine, signifies 10-12shs pure, and corresponds to "10 oz. touch" of the English gold assay scale, inasmuch as the 96 rutters in a tola exactly represent the 96 carat grains in the gold assay pound, and the dhon, the quarter grain. As it is sometimes necessary to convert the assay report from one denomination into the otherly, the following comparative table is here inserted.

In the same way the Alarray, Burn'av, and Furukhahad, rupes (when the areas rup e to shelished, and an English device adopted. I may be called "she Barrish Repres." and in the rative languages Repps Ungrésee.

<sup>†</sup> Expenielly in the translation of Regulations concerning the Mints, the English expressions being unintelligible without explanation.

LETEVI COINS, WAIGHTS, BEASURES, EXCHANGE, &C.

TABLE XIV Correspondence of English and Indain
Assay Weights.

Lugarith Anna	3.801	1:	141,#2	111	43.		n ú	1.1	ا و دانچه	Am	٠.	Dii Av.	ıdı
S ve Com	Marke	.	i	6				51	i • • •	()	i		
In a House	1 "		14.1	1	 	h.		1	۱۲.	1"	.r.	ł ir	··.
72 0 21 0 11 171 23 3 11 15 23 2 11 12 23 1 11 10 23 0	11 6	10 10 10	174	21 21 21 21 21	0 3 2 1	11 10 10 10 10	07654	109999	17 <u>1</u> 15 12 <u>1</u>	20 19 19 19 19	_	10 9 9 9 9	07654
11 71 22 3 11 5 22 2 11 24 22 1	11 3 11 2 11 1	10 10 10	5	20 20 20	2	10 10 10	3 2	9 9 9		18 18 18	3	9 9 9	3 2 1

To find the corresponding decimal assay, see the tables in page 8.9. The English assay report is gene rally "so much wors, or better" than standard, but the touch is easily known therefrom the standard being 11 oz. for silver and 22 carats for gold; or 11 mashas Hindu reckening.

The corresondence of the Indian system of weights with the troy weights of England, and with the systems me tricale of France may be best shown by a table. The coinc idence with the forme is perfect:—in the latter the mash. nearly accords with the gram me, and the seer with the kilogramme.

Bry sh Indian	Engla	To	, W.	ignia.	Pench Weights.		
Winghts,	los.	oZ,	(1374)	grs.	gramm	me4,	
Our MAIND,	100	()	0	0	37320	182	
Oae Syku	2	Ü	0	0		005	
Due Chitran.	١	1	17	12		310	
One Toba	1.		7	15		662	
D · Nissea,				15		972	
Om Rurrik,				1,875	·- Ü	.122	

For the conversion of English troy weights into those of India, the tollowing scale will suffice, since the simplicity of their relation renders a more detailed table unnecessary.

Lh. Iroj	Oance,	P. mir - weight,	Grad.	. Polis and Decimes
1	12	210	3760	32 000
	1	20	180	) - 2 6000 8 c
			21	; 2 6000 % c . = 0 1333 % c
			1	0 (055 &)

The accordance of the may weight with the 100 Per, troy of Figland, affords are dy mans at ascertaining its relative value in the Standards of other countries can over in we gloing the presence metals some types of the edger are generally expressed in this, troy. The bellowing are a few of these valuations for the principal weights of Europe, Sc. extracted from Leedy's Combist, page 222. The weights in troy grams have been converted into tolar by dividing them by 185.

TABLE XV. Compact and the Total Man with the gold and silver, or Programmer and other conditions.

and a production of the last two two controls about the control of	ميساسيد المائينية ومدينة	No order and
Place and Denounced in.	are the mark,	Nember equal
a the contract of		100 lbs. rruy.
and the second control of the second control		•
Apreno, t M 10 6,	0.405	7590 110
BUSSORAH, Miscal,	0 150	8000 000
Catno, A Rottene,	36 965	89 564
CALICET, Mrsed,	6 383	8347.N.6
CHINA	3 221	993 4 16
Constantinoris, Ch quer,	27 538	116 (99
Damagers, Ooner,	2.600	1552 173
DESMARK Mark,	20 [83	158 5 16
Exclash, Pound,	37000	100 000
FRANCE,	85745	37 320
GRHMANY, Calogue mark,		159 645
Hothand,	\$1 100	151 658 .
Iraly, Plorence & Leghorn on	29 111	109 923
Mocifa, Vakia,	2 655	1205 020
Prot	] ]218	2427 307
PERSIA D them,	0.839	3812 297
PORTEGAL Nack,	19675	162 642
PRUSSIA, Mark,	20 050	159 600
ROME, C	29 077	110 049
RUSSIA, Pound.		91 161
STAIN, Mark,	19725	162 230
VENICE		156 157
VIRNNA, Mark,	. 21072	132 933

The principal dealings in Bullion being with England, where it is weighed by the pound troy, while in India it is received by

# LXXXVIII COINS, WEIGHTS, MEASURES, ENGHANGE. &C.

the tola, a simple table for the mutual conversion of these two weights (without regard to maunds and seers) may be useful: it needs no explanation.

TABLE XVI .- For the mutual conversion of Tolas and Pounds Troy.

Tolas			tos and	Tron	Pounds	into Tor	. A 55 .
	Decim	AIH.	11				
Tolux	Ponuls.	Totas	Pounds .	Poon is	Tolas	Pounds;	
1000	31.2500	550	17 IND	100	3200	55	1760
990	30 9075	510	16 8759 1	99	3.68	51	17:8
980	30 6250	530	16 50% 5	98	3136	53 52	1696
970	30.3125	5:0 1	- 6 25 <b>0</b> + }	97	3104	.2	· 66 1
(1611)	30 0000	510 ï	45 9375 1	96	3072	51	1632
950	29 6875	04-0	$45.6250 \pm$	95	3040	50	1600
940	29 3750	490	15 3r:5	91	3008	49	1:68
930	29 0625	480	15.0 00	93	2976	-18	1536
920	28 7500	470	146875	92	2911	47	1504
910	28 (375	460	14 37 50	91	2912	46	1472
900	28 1250	450	1106:5	90	2880	45	1440
8640	27 8125	140	13 7500	89	2414	4.1	1.408
880	27 5000	430	13 4375	88	2816	43	1376
870	27 1875	420	13 1250	87	2781	42	1311
860	26 8750	410	12.8125	F6	27.52	41	1312
850	26 5625	400 }	125000	85	2720	40	1280
840	26 2500	390 i	12 1875	84	1.689	39	1548
830	25 9375	380	11 8750	83	2656	38	1216
820	25 6250	370	11 5625	82	2624	37	1184
810	25 3125	360 i	11 2500	- 81	2592	. 36	1152
810	25,0000	350	10 9375	80	2560	35	1120
7(11)	24 6875	3.10	10 6250	79	2528	34	1088
780	24 3750	330	10.3125	78	24:6	.3	1056
770	24 0625	320	10 0000	77	2464	32	1024
760	23.7500	310	9.6875	76	2432	31.	992
750	1 23,4375	300	9 3750	7á	2400	- 30	960
740	23 1250	290	9 0625	74	2368	29	928
730	228125	280	87500	73	2336	28	896
720	22 5000	270	8 4375	72	2301	27	861
710	22,1875	260	8.1250	71	2272	26	832
700	21 8750	250	7.8125	70	2210	25	800
690	21 5625	240	7.5000	69	2208	24	768
680	51 1200		7 1875	68	2.76	23	736
670	20.9375	220	6 8750	67	2144	22	704
6 <b>6</b> 0		210	6.5625	66	2112	21	672
650			6 2500	65	2080	20	610
640			5.9375	64	20 18	. 19	608
630			5.6250	63	2016	,	576
620	19 3750		6.3125	62	1984	17	541
610			5 0000		1952	1 . 16	512
600					1920	1 15	489
594					1888	14	448
							384
56							352
JU	v ir attu	, , ,,,,	3.4370	טט ווי	1 1/34		1 304

COINS, WEIGHTS, MEASURES, EXCHANGE, &C. LXXXIX

TABLE XVII.—For converting New Befor Munis (or Maunds
seers and chitaks, into Avoirdupois Phands, and decimals.

Muns.	Lbs. av.	Vun.	l.bs. av.	Seers.	<b>Lbs</b> . ar.	and .	e of oz. dram in als of lb.
						<b>s.</b>	dre.
67	5513 143	22 21	1810 286	7	14 400	13	.0508
66	5430 857	21	1728 0 :0	(	12.343	12	.0469
65	5349571	20	1645715	5	10.286	11	.0430
64	52mi 286	19	1563 430	4	8 229	10	.0394
63	5184 000	IN	1481.144	3	6 171	9	.0351
-62	5101721	1 17	1398 858	1 2	4114	Ř	0312
61	5019 42 )	1 16	1316 573	li	2 057	7	.0274
GO	1937 143	15	12 4 287	Chit.	1 028	6	.0234
59	4854857	1 11	1152 000	4	0514	5	0194
58	1772 572	1 13	1007 715	3	0.386	4	.0:56
57	469.) 286	12	987 430	Ž	0 257	3	.0117
56	4608 000	l ii '	905 141	ì	0.129	2	.0078

[ The last column serves for the conversion of the decimals of a lb, avoir into ounces and drams. It will be found useful also with Tables avoir, and xix.]

Table XVIII. - For the conversion of Muns or Manuals into Tons,
- Hundredweights, and Pounds.

Muns.	Tons.	cwis.	lbs.	Muns.	Тона.	сw	ls. lbs.
100000	3673	9	43 00	100	3	13	52 67
I(MMH)	367	9	105 10	90	3 3 2 2 2	6	1372
9000	3.30	13	27 39	80	2	18	86 <b>86</b>
8000	293	17	61.68	70	2	11	48 00
7(XX)	257	2	95 97	60	2	4	9.14
60H)	220	8	18 26	50	1	16	82 29
5000	183	13	52 55	40	j	9	43 43
4000	146	18	86 84	30	3	2	4 57
3000	110	4	9 13	20	0	14	77 7 L
2000	73	9	43 42	10	0	7	38 85
1000	36	14	77.71	9 8 7	0	6	68 57
900	33	ì	26 13	8 1	0	5	98 28
800 }	29	7	84 56	1 7 1	8	5	16 00
700	25	14	31.99	6.	Q	4	42 11
600	22	0.	91.42	5	0	3	75 42
500	18	.7	38 85	1 4 1	ŭ	2	105 14
400 [	14	13	98.28	3 2	0	3	21.66
300	. 11	0	45 71	3	0	. 1	<b>62 67</b>
200	7	6	106,14	1 1	•	0	82.28

TABLE XIX. For converting Avoirdupois weights into British Indian weights.

Tous.	Muns Bazar Ma	-	Curts.	Muns or Bazar Maunds	Lbs.	Muns or Bazar Maunds.
100 90 80 70 60 50 40 30 20 10 9 8 7 6 5 4 3 3 3 3 3 3	mns. sr 2722 10 2450 1 2177 2 1905 23 1633 14 1361 5 1088 36 8164 18 272 9 245 0 217 31 190 22 163 13 136 4 108 35 81 26 54 17	10 9 8 7 6 5 4 3 2 1 2 4 1 5 7 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	19 18 17 16 15 14 13 11 10 9 8 7 6 4 3 2	10 ns. sr. chit. 25 34 78 24 20 03 23 5 98 21 31 2 20 16 108 19 2 38 17 27 128 16 13 54 14 38 148 13 24 73 12 10 08 10 35 9 9 21 18 6 32 38 5 17 123 4 3 58 2 28 144	100 90 80 70 60 50 40 20 10 9 8 7 6 6 5 4 3 2	mus. sr. chit.  1 8 9\$ 1 3 12\$ 0 38 14\$ 0 34 0 0 29 2\$ 0 24 -1\$ 0 19 7 0 14 13\$ 0 4 6 0 3 14\$ 0 2 7 0 1 15\$ 0 1 7\$ 0 1 7\$ 0 1 7\$ 0 0 15\$

The British Indian system of weights having been ordered by Reg. VII. 1833, to supersede the bazar weights previously used, (of which the unit was the old Moorshedabad rupee weight of 179,666 troy grains, called the sieca weight,) in all Government transactions, a corresponding adjustment was made of all the weights in uso at the several Government offices of the metropolis—the custom-house, the mint, the treasury, the bank, and the police; and sets of standard seer and tola weights of brass were ordered to be prepared at the mint for distribution to all the collector's offices of the Bengal presidency.

The regulation in question expressly avoided enforcing the change by any penal enactment, trusting that the sense of public convenience would quickly ensure its substitution for the irregular system now prevalent; and directing only that the verification and adjustment of all weights at the Calcutta and Sagur assay offices, should be made for the future in accordance with the new scale.

In the ordinary dealings of commerce, the difference between the bazar weights and the new weights is not recognizable: indeed the errors of single large weights is generally found to exceed the amount of medification now introduced: no inconvenience therefore remains from the, still general use of the old bazar weights,

XCI

# Coine, weights, meabures, exchange, &c.

To convert the decimals of a 1b. into ouncerfand dutes, and vice versa 12 1 000 20 dwt # : 0.083  $9 \, dwt = 0.037$ 6 oz. = 0 500) il .916 .029 5 -116 18 .075 10 .8334 333 5 .(190) 16 066 9 3 3 .012 .7 (M) 2:40 14 018 8 ã OOR 666 166 051 583 .083 004 lO

I ounce troy . 2667 tolas, or 2 tolas 8 mashas.

74 deta .. : I tola ; and I dwt. == 0.133 tola.

The same degree of correspondence cannot be expected between the Indian weights and the avoirdupois system of England; but, as the latter are employed in all the transactions of commerce, excepting those of builton and some other trifling articles, it becomes necessary to give tables for their conversion at greater length. In these, as on former occasions, the system of expressing tractions in necessals has been preferred, from the very great facility it affords in taking out the equivalents of quantities to which the tables do not extend. Decimal numeration is not well understood in the present day to require explanation, but one example may be advantageousby given as applying to all the tables hereafter constructed on the same principle:

Required the equivalent of 57353 muns 35 seers 6 chitaks, in avoid upois pounds.

Taking the numbers opposite to 57, 35, and 30 respectively, and removing the decimal point,—in the first, three places to the right hand;—in the second, one place to the right;—and in the third, one place to the lett, we have

57000 mins = 4690286. 350 = 38800. 3 = 246.867 37 seers = 76 114 6 chit. = .771

# lbs. 4719409.742=12 ounces nearly.

Since 35 seers are exactly equal to 72 possids avairdupois, the following simple and accurate rules for their mutual conversion will be found equally convenient with the table.

Rule 1. - To convert Indian weight into ovoirdipois weight.

1. Multiply the weight in seers by 72, and divide by 35: the result will be the weight in this, av.

2. Or, multiply she weight in mons by 36, and civide by 49; the result will be the weight in cwt. av.

RULB 11 .- To convert avoir dupois weight into Indian weight.

1. Multiply the weight in the. av. by 36, and divide by 72: the result will be the weight in seers.

#### Coins, Winghts, Measures, Exchange, &c. XCII

2. Or, multiply we weight in cwts. by 49, and divide by 36: the result will be the weight in muns, or maunds.\*

(Inc ton=27,222 muns, or 27½ mun nearly.

One mun=822 lbs. avoir, exactly.

TABLE XVII. - For converting New Bazar Muns (or Maunds) seers and chitaks, into Avoirdupois Pounds, and decimals.

Muns.	Lbs. av.	Mun.	Lbs. ar.	Seers.	Lbs. av.	and d	of oz. ran in ilsoflb.
		•	450.514	•	02.000	17.	dec.
100	8228 571	55	4525 714	seer 40'	82.286		
99	8146 285	54	4113 429	39	80 228	154	.9687
98	8064.000	53	436) 143	38	78 17 1	15	9375
97	7981 714	52	4:78 857	37	76 114	141	.9063
96	7899.428	51	4196 572	36		14	.8750
95	7817 142	50	4114.286	35		134	.8438
94	7731857	49	40.52 000	34		113	8125
93	7652 571	48	3919715	33		123	.7813
92	7570 285	47	3867 429	32		12	.7500
91	748 < .000	46	3785 143	31		115	.7188
90	7405714	45	3702.857	30		111	.6875
89	7323 428	44	3620 572	29	59 657	104	.6563
88	7241 113	43	3538 286	28		[10]	.6250
87	7158857	42	3 156 (XX)	27	55 543	94	.5938
86	7076 571	41	33737-5	26		1.9	.5625
85	6994 285	40	3291 429	25	51 429	81	.5313
84	6912.000	39	3209 143	24	49 371	8	.5000
83	6829 714	38	3126.858	23	47 314	74	4688
82	67 17 428	37	.3011.572	1 22	45.257	7	4.75
81	6665.143	36	2962 286	1 21	43 200	63	.4063
80	6582 857	35	2880 000	20		6 .	.3750
<b>7</b> 9	6500 571	34	27977.5	19		151	3438
78	61 8.286	33	2715 429	1 18		5	0125
77	6336 000	32	2633 143	1 17		118	.2813
76	6253.714	31	2550 858	16		14	2500
75	6171.428	30	2468 572	liā		31	2188
74	6089.143	29	2386 286	j.		1 3	.1875
73	6066 857	28	2304 000	13		21	1.63
72	5924 571	27	2221715	1 12		2	.1250
71	5842.286	26	2139 429	l ii		114	09.8
70	6760,000	25	2057 143	l jā		l i'	0625
69	5677.714	24	197 1858	l g		lib des	= 0586
68	5595.429	23	1892 572	1 8		lii	(.5.7

<sup>.</sup> For facility of recollection this rule may be expressed in arithmetical

postry thus:

Of Aundred sceights should you incline
A sum in Indian souns to fix ;

First multiply by forty-nine,
And then divide by thirty-nin.

# COINS, WEIGHTS, MEASURES, EXCHANGE, &c. XCILI

while the principal European mercantile establishments of the town as well as all the native bullion merchants, have already had their weights adjusted to the new system.

Where it may be required, however, to know the precise difference between the old and new system, recourse may be had to the following table. The new man will be son to be one chitak and a quarter, nearly, heavier than the old bezor manual; which would induce an increase in the price of articles to in triling extent of one fifth per cent, or three annas in a bundred impres.

Table XX - For the mutual conversion of Tolas and old Suca.

Weight of Bengal.

Old Sieca Weight into Tolas,			Tulas into Sees Weight,				
Old Sieca Weight.	F.J.a.	Old Sirca Bergit.	Tta		Uraca Hegr	1:0	H Ar
2200 1600	  3194-060  J=97.030	800 7:00	798 517 698 70	3200 (600	3205 94 1602 97 1	800 700	-01 187 701 301
1500 1400	1497 216 1397 40	600 500	598 886 499 07 v	1500 1400	3027N!	60 <b>0</b> 500	701 35 500 929
1300 1200 1100	1297 587 1197 772 1097 958	4·0 300 200	•399 .57 299.443 199.6.8	13 (0 12 (0 1100)	-302-115   1202-220   1102-044	4 % 300 200	00 744 0 0 557 200 37
10' 0 900	948 141 898 329	100	99 8 1	-	100 859 90 673	Jihi m h	1:0 85 0:054

This table will answer equally well for the concersion of old Bazar manuals or seeks, into new mans and seeks, the ratio heating the same, namely, as 180: 179 666.

# Factory Weights.

There is another species of weight employed in some branches of the commerce of C. leutts which it will be necessary to expel before uniformity can be established. This is the system of factory weights originally used by "the English factory at B ngai," and now generally retained in the commercial transactions of the Government, although long since superseded in their customs and resenue business by the bazar weigh s.

It would appear to have been adopted in 1787 to save calculation in the home rematances of produce, three factoy manual being classes exactly equal to two hundred weight avoidances.

A moment's inspection of the Calcutta price-current will be authorient to prove the great inconvenience which the retention of the two-fold system must cause. Some articles are quoted at

# xciv coins, weights, measures, exchange, &cc.

" seca rupres per lazer maund," other at " sicca rupees per factory maund," and others again at " current rupees per factory, mound," the current rupee being an imaginary money, of which 116 are assumed equal to 100 piccs!

To increase the p-rpl-xity, the same article is often estimated in a diffir nt scale as it comes from different places; thus, Radnagore and Baulcah silk are sold per bazar seer: while Kasimbazar and Gonatea silk, per factory seer. Tin, iron, verdigris, Japan and English copper per sicea rimers and factory manual?—steel, zinc, lead, mercury, and South American copper, per current rupees and factory manual?—Gum Benjamin is sold by factory, all other gums by bazar weight:—stick lac by the former, but shell has and lac dye by the latter!

Many more examples might be furnished of similar inconsistency. Saltpetre, indigo, silk, the produce of the Straits, and inetals are the principal articles sold by the factory maund; while grain, sugar, cotton, most articles of food, and all of retail bazar consumption, are sold by the bazar weight.

The old bazar maind was defined to be ten per cent, beavier than the factory maind, therefore the latter will be equal to 71 lb. 10 oz. 10 666 dr. avoirdupors; the seer to 1 lb. 33 oz. 13,866 dr. and the chita, to 1 oz. 13,366 dr.

From the simple relation of the factory to the bazar weight, there can be no difficulty whatever in substituting the latter in its place, in the valuation of such articles of commerce as are still estimated by the former:—nothing more being necessary than to add ten per cent, to the prices, tornerly quoted per factory maind. Thus; indigo sold at 100 or 200 rupies per factory maind, will now be 110 or 220 rupies per mum, and so of other goods. As such goods are invariably weighed at the custom house on the new system, and the duty or drawback catculated accordingly, it is only a source of perplexity to buy and sell by the obsolete weight; and to retain two species of weights in a ware-house, must obviously open the door to continual mistakes, if not occasionally even to trandulent interchange.

Table XXIe gives the conversion of factory weights into new muss accurately, but in ordinary practice the following simple rule will suffice.

- I. Deduct one eleventh from the weight in factory maunds, seers, or chitaks the result will be the weight in British Indian (or bazar) muns, seers, and chitaks.
- H. Add ten per cent. to the price per Jactory maund, &cthe result will be the price per British Indian (or bazar) muns, &c-The reverse table has not been calculated, because, it is to be

hoped, it will never be required.

# COINS, WEIGHTS, MEASURES, EXCHANGE, &c. XOV

TABLE XXI.—For the conversion of Benga Factory weights into new standard many and definals.

Factory weights.	New man.	Factory weights.	New man.
10000	9074-100	mannds. 5	4 537
1000	907 -110	4 i	3 630
100	90711	3 }	2 722
90	81 669	1 2 1	185
80	72 595	1 1	0.907
70	63 520	seers, 20	0.453
£i()	51 146	10	0 227
50	45 372	5	0 113
40	36 297	4	0 691
30	27 2 23	3 (	0.064
20	18.149	1 2	0.045
. 10	9 07 1	, i 1	0 023
	8 167	Chetake. B	0.011
. š	7 259	1	0.005
9 8 7	6352	1 2 1	0.003
6	5 4 14	1 7 1	0.001

[To reduce the decimals into seers and hundredths notingly by 4 and more the decimal point one place to the right, to convert the hundredths into chitaks multiply by 16 and divide by 100.]

# Current rupes prices.

By a fortunate chance we are able to meet the apparently perplexing practice of estimating the values of some articles in "current rupegs per factory weight," with a very simple method of expressing their equivalents according to the new system, so as to obviate any supposed difficulty in cradicating long established habits: for 100 current rupees being equal to  $^{10}P_{10}^{0.00}$  or 86 207 sicca rupees, and one factory maund being equal to .90744 mun, as above stated; the ratio of the two modes of valuation will be as 100 to 86.207  $\div$  90744, or 95 exactly. Hence may be deduced the following simple rules.

- I. Deduct five per cent, from the price or value quoted in current rupees per factory weight, and the result will be its equivalent in sicca rupees per bazar, (or new.) weight.
- II. Add one and a third per cent, to the price or value quota ed in current rupes per factory meight, and the result will be its equivalent in Furukhabad Madras or Bombay rupees per bazar (or new) weight.

The following table is constructed on this principle, and is applicable to muns, seers, and chitaks, as the case may be.

# XCVI COINS, WEIGHTS, MEASURES, EXCHANGE, &C.

TABLE XXII .- For the conversion of values quoted in current rapecs per factory named, seer, or chitaks into their equivations mission or Furukhabad rapecs per new standard (or bazar) weights

Current ru- pres per Factory md. &c.	Sucarupies per new mus, Sc.	Fd. M. B Rn. 30 new man	nus per Factory md	per new	Decimals of Fd M.B rs. pernew mun, seer, &c.
1,000	950	1013.333	15	0.891	• 0 950
100	95.	101,333	11	.831	•886
90	85 5	91 200	13	.772	823
80	76	81 056	12	.7125	760
70	66 5	70 933	11	.653	.696
60	57	60 800	10	594	.633
50	47 5	50 64 6	9	.534	.570
40	38	40.533	8	475	506
30	28 5	30 109	7 6	.416	413
20	19	20 266		.35.6	.380
10	9 5	10±33	5	.297	.316
5	4 75	5.066	4	.2575	253
· 3 2	2 85	3 0 10	3	.178	.190
	1 90	2 026	2	.119	.126
1	0 95	1.013	1	059	.063

The only other denomination used extensively at the presidency is the salt maund, which is 21 per cent, heavier then the barn maund, having 82 tolas to the seer. It is much to be regretted that this a surd weight should not only have been retained, but that after the promugation of the new regulation, the Government outered a completely new and expensive series of brass we glits to be made up for the Salt Board, at considerable cost, on the old system! It would of course have been just as simple to order the weighnens of salt to be made with the new mun, and 21 per cent, surplus to be levied on the gross amount to cover wastage); the weights would then have been convertible to general use, whereas now they are confined to one specific purpose.

# THE

COMPANION TO THE ALMANAC.

## The Companion to the Almanac,

#### I -- THE CALENDAR, AND ITS SUCCESSIVE REFORMS.

The divisions of time, such as they are presented to the "tigle-clar, are composed of days, where a mostles and spears. The modes of return into these divisions have been shown in state in it modes appropriate productive each is various on a time of colorant element over old, the resource of receiving the masses that are modes of an early should also such states of the productive production in the continuate the day at a serious into it for each method of the serious form of the execution of set of other articles are not and in first other articles, and the continuate of modes of the execution

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makes with certain and the process of the south resists. The house and they partly along the house in a finite process. The area is a function the basins and they partly along the house he may finite process. The following the more than the finite process of the following the more than the following house and house the finite process of the finite process. The following the following the following house the finite process of the finite process of the finite process of the following the following the following the finite process of the following the following the following the finite process of the following the following the following the finite process of the following the following the following the following the follo

a Listen,	English.	Suxon.
Bies Aft trat	Pulurday	Astrone a day.
Dica Set s	> un-lug	Sun's day,
Dies Long	Manufay	Mean's day,
Dire Seption @	To day	True a das
fices Meri urt	Widgeday	Winden a day,
Dies Juris	Thursday	Thur a day .
Dies benetts	Pratax	Free a day

Tim, Woden, Ther, and Frica were derives of the Param Sanche. Their was the god of thours, as well as the content force, and Penn was a colling, the righe of Wooden.

Almost all note his have reconstruction of the

Aims at ail and inches resoluted that moving, an agreat decree. So the production of this one, some base can assume that an entitle course of the notion of the agreementation of date at the limit of course of the notion of the second of the

A considerable correction perfected, generally conserved the nation for Contract, and still the growth is the court of the court of the nation of the area of the detail the bettermine the sacred were in the off when the Alperiannian the month of Lawre too Recedentation the Edith September the Christians of Fayot and Edwigne on the 20th or 24th of August, and Previous and Armenians on the lith of August. The Jewish crist year begins on the favorence of the court of the month Tiere, which year, corresponds with our Ma of September, the Mahandam's bagins

on the first of the month Moharem, which year, corresponds with our lith of July. Nearly all so use grey of the month wateress, which year, corresponds with our fern or day. Nearly all the actions of the Christian would neve, commerce the year on the int of January; but as recently so 1752, even in England, the year did not by gifty and generally commerce this be 30th of March. In Sociand, at that period, the first began is the first of January. The difference council great practical increased ventioners, and Jalpary and February, and part of Warch, meetings have two dates, as we often find in old recentle as 1211 a. This practice often leads to the month, and mine-should be the property of the second takes, for instance, we popularly say, " The Resolution of 16-8" that great event happening in Pehruary of the year bine, according to it e it en mode of computation but if the year acre held to begin, as it store now, on the last of January, it would be "the Revelution of 16 9" in the abuve parties given in the Byelish Albumane, the oftenation of at it, m do in 17 12, have not been followed as not seen to the Byelish Albumane, the oftenation of at it, m do in 17 12, have not been followed as any correction of data would have embar used the reader in historical and burgenphical refreques a

The year, properly so called, is the solar year or the period of time in which the sun purses through the twelve signs of the Zociae. The period companies 200 days, 5 hours, and 45 minutes, 51 seconds, 6 decimals, and is relied by astronomical year.

The Carmon is a fable of the days of the year, armored to ment the distribution of time, and is indicate remarkable days comerted to the decision or business. If every nation had solubled the name dividion of time, and a machine calculate had been grown attroughout civilized sumpries has annie unismos of time, and a uniform colonier has been growed throughous contract added, history would present much fewer-dubt distress and contracterous. The progress of actronomical achieves have been prevasely produced great changes in the manner of dividualizing, and thus, whilst some nations have been ready to give their calendar every possible advantage of a schedule reasstration, the prejuderes of others have readered they unwriting to depart from their acceptanced mode however man creates. It may be curious and providing to depart from their acceptanced mode however market rates. It may be curious and providing to depart from their acceptanced mode however market, as the changes of the calendar, ordinarily called, the changes of adjust.

The dismans called the first days of each mouth, Calenda, from a word which against all of the man as the facility of their as a scalend the mouth for the content town of the

The Remains called the first days of each month, Calenda, from a word water signance called, became the Problem of the dys of festival in that month. Hence we doyled the group to tregether, in apparent them of the dys of festival in that month. Hence we doyled the game of Calexun. The storam Calendar, which has, in great per, been adopted by almost all nations, is stated to have been introduced by Romains, the founder of the city. He divided the year into few months unity; Marc, Aprilla, Mains, Junius, Galentinis (afterwards active distinct) Sections, (afterwards active distinct) Sections, (afterwards active distinct). and October, contained It days, and each of the six other months in days; ho that the ten months comprised 304 days. The year of Homolius was, therefore, of 50 da.s. less distains than the lumn year, and o 61 days less than the user year; and day computerement of cottoe did not certeaponed with any fixed second. Notice Promedies consisted the activator, by siding two months, Januarius, and F. brungius, which he pieced before Mars. Julius Covar, being destroug to rend r the extender at H more correct, consulted the attonomers of ha time, who fixed the solar year or all days, it hours, comprising, as they thought, the period from one we made quitous to another. The six hours were set ande, and, at the end of four years, forming a day, the fourth year was made to consist of 366 days. The day thus added, was an led a may, the reach year was mode to equate of the days. The day titue motion, who there interceding, and was added to the month of Johnson, by should not the cold to the title of may of reck ning, the state of the Calenda of March. Hence the ye was acreaded Bissectile. This atmost prefer a range game, which was remonstantly to Julius also, prevailed generally throughout the their manufact, but the time of Cape Gregory MIL. He discussed in the Cape Gregory MIL. He was a first year, or as to go of 15 days, 5 hours, and 19 numbers, and not of 35 days, 5 hours, as was supposed in the time of Jallius Creuer, there was a difference between the appointent cent and the real year, of elected minutes. This of firence at the time of the gard XIII, but amounted to ten extre thus, the versal regulator falling on the 1th, method of the 21st of March, it which present the force of the correctly at the time of the Council of Sire, in the year 1/5. To distince this incorrectioner, Greeny arisanced, in 1982, that the 15th the taber should be counted state of the 5th 16th the future; and to prevent the recurrence of tile error, it was fact her determined, the the year beginning a country, should not be bissextile, with the exemption of the becoming of each fourth centure. Thus, 1740 and 1860 have not been hinsextile, nor will . 9 to be so; but the year Will will be blasextile. In this manner, three days are retienched in four hundred cents, because the inpass of the sloven minutes makes three days in about that period. The year of the cale, day is the a made, to meatir as plantic, to correspond with the true polar year; and future create of the soliny are availed.

The adoption of this change, which is a siled the Gregorian, or New Style a be Julian being entied the O'd vivie,) was for some time resisted by states and under the nutberty of the Ses of Rome. The change of the style in E-gland was established by an act of Parlament passed in 1792. It was then concred, that the year them decommence on the 1 to f January, instead of march 25th, and then in the year 1752, the days should be numbered as was in 1th experiences. St., when the day following should be accounted the 14th represents, omitting it days. The Concession principle of dropning one day in every hundredth ve or, except the fourth wind edith, was also enerted The alteration was, for a long time appared by the prejudices of inch idea a ; and even now, with some persons, the Old tryle is no perturne tracks atherest to that cents are more parable on the oil quarter day, instead of the new Pertin reasonable on the circumstance in the province. The bill festivals are sentimed in the Rivish Universe. The Russian delication are sentimed in the Rivish Universe. The Russian delication are not in the Rivish Universe. with other nations, which, we trust, that the 2th ning mediagence of the people will community

thering the period in which Prince was a Republic the affinities attended as entire throngs ha that call make, which was no executives move that the freeze evers, and is, my actual to be millered, no bill the public on softhe Posseh nation were detend according to bits billion of the The Stational Convenient, by a desire of the 5th Octob r, 1779, established a new Re , which was called, in the place of the Christian are, the ern of the French. The commencement of each year, or the first "Vendimiarre," was fixed at the mediciple "manufacing the day, on which the autumnal eq mus (rd, as determined at the observators of order. This cra commenced on the 22nd performer, 1791, heing the epoch of the foundation of the Republic, but its establishment was not decreased till the 4th "Framis" of the year H. Jibb Date, they, 1769. Two days afterwarfs the public acts were thus dayed. This calculate existent till the 1th "Attono," year XIV. the dist December, (has,) when the Gregorian mode of computation was restared.

#### CORRESPONDENCE OF ANCIENT ERAS WITH THE VULHAR BEA.

The year of the Julian period,	4543
From the first Olympiad,	. <b>16</b> 98
From the function of flome, according to Vares	****
From the specia of Vabousser	. 2579
From the Chefelian era,	. 1010
The \$59-th year of the Jews began on the 2-th of Beptember,	. İşş¥
The Elith year of the Turks began on the 3d of July,	. 1919

#### IL-BXPLANATORY NOTES FOR THE YEAR.

 Doubleta, Laviera — The nexty days, of the needs, erchands or beginning on the lot of lamany, in the described by the first seven betters of the alphabet. A. B. C. O. B. F. O.; and the one of they, which kernete unitary, in the disagnated. Letter. These, of the year legisless. Sunday, A in the distinct of the state of th letter. If there were 364 days, or exactly I weeks in the cour the data sied icties would letter. If there were 341 days, or exactly I wreaks in the city the data local letter which he always the whole hit the year commisse this days, an excess of Is day not the his weeks. The day is take a take the account over year, and the man fourth makes a day in every long years, as that the domin est actory long has backs and now inder for each of the tirre years, on which the date or number of the year carrier be decided, arithmet remainder, by 4, and ago letters every fourth year when the date can be underlied, as in the year 1985, at an distinct by 4, and therefore, Felicotic and quality 19 days. The year heart will receive some forward Therefore to Singley, inclusive, so no does, and the six hilter time A necessity is P. Therefore, at first, Plut the dominical letter, but to 29th of fichenary, which is noting or interestated, though the first late of March a day I for my the good thou it was distinctions have been until therefore, the models etter for Work and all the remaining mostles will be S. The years which have the 29 days or F. brung, and the tool distinct letters, are called bidgenfeles,

sears who have the 20 days on P. Divery, and the two describes effecting or collections are the bissonateles, for the remainstance of given or least peace; by many the law of the moth, after P-bequery, leaps over edge of the work. In two, the 20th and 20th of P-brung's are excounted one day. I have been seen as the word of the responsible of the remainstance of the most of the peace of the remainstance of the most of the mother of the peace of the peace of the peace of the peace of the peace of the remainstance of the peace of the p the g Me a wort e. atte present year in 1-2-, alle 1, in 1m 9, il side by 14, in 96 exclus, and

there consuled the gliffen number of grains that edges before the dundary throughout the year he, pen on the same days of the month. If there are before this year, that mould hapren every year, it is, it would hapren every very hear, but he cause the our fourth of a day makes an alteration of a day every fourth cont. the cycle must extend to Taxes N ne regrand have printed elected in the fore the buck of Chest. Therefore, to had 24 3 4814 the exchantitie out, and I to the date divide by Po, the questiont is the number of exchanines the rate is not the same, near to the rate indicate or many at the quartetes in term finished in a state about the hit of Carret, and the remainder rathe explication men, as for the year 122, and 4, in 124.7 should be 2.5, the quadrate his 5 or less, and the consender of 2, the spire of the man, ... The REAL TO the small rate of the first date of any the first grant of the solute and the first date of any other men in only the times year. The true from one me of non-in-model or a about 125.

This there are in a pine twoice orging inn of the only m, auf it days ever, therefore, days 130's form over an unit share place it days culture and your closest and data over the form. In the careful new more until share place it days culture and your film it data to our to form. In the jumper typic of 19 years, the case 2 new mu na lates by 6 12, and 3 to receive 17, he assess the fildness if years or direction there case a extend a new remember to 12 and 2 for a few lift is need until for the add minutes and accounts, the age of the moon, on the let of Japaness, evolt alongs be for the near remove and necessary, we may be seen accommendation on the encountry, event along a model for my life the graden are by the last travels by the last travels be then the seen as a fact that me and the me and the me and the me and the me and the seen as the s the cay in no mona age on the tot of dentity, this he each of the presidentials. I design the given turnber, which is also because it designed in it to be the district by the treat designed in the president means as no on the fact of designed, we for the district minister of the company, which is multiply by the this district by the president minister of the treat of the company. So has been known to them treat as the innotity of the space of the new times and the set of designed to the grad of Moreh, we building both days, upon the leaster dunder the house of the contribution of the turnber of Direction for the is.

The treatment is the contribution of the contribution of the turnber of Direction for the is.

whom he carnestly invoked to sid his arms. The pext year, the Order of the Garter was established, dedicated to St. George; and the Saint himself has, from that period, been considered as

protector of England

25 St Mark the Brangelist .- On this day the reformed Church holds a festival in commemoration of the benefits the Christian religion has received from the exertions of this Evangelist.

#### MAY.

1 St. Philip and St. James, Apostles.—The Church, on this day, commemorates the sufferings of at Philip; and also of St. James the Less, the first Bishop of Jerusalem.

Ascension Day or Holy Thursday, is the day on which the Church celebrates the Ascension of our Saviour, the fortieth day after his resurrection from the dead.

14. Whitsunday - On this day is celebrated the descent of the Holy Chost upon the Anos-

fles, in the visible appearance of fiery cloven tongues, and in those miraculous powers, which were then conterred upon them Whitsuntide is seven weeks after Kaster.

16. Rogation Sunday .- Rogation Sunday received and retains its title from the Monday, Tuesday, and Wednesday immediately following it, which are called Ragation Days, derived from the Latin Rogare, to beseech. The earliest Christians appropriated extraordinary prayers and supplications for those three days; as a preparation for the devott observance of our Saviour's Ascension, on the day next succeeding to them, denominated Holy Thursday, or Ascension Day. The whole week, in which these days happen, is styled Rogation Week, and in some parts it is still known by the other manner of Crop-Week, Grage Week, and Gange or Procession Week. The perambulytions of parishes are made in this week.

21. Trinity Sunday, -Trinity Sunday is a festival observed by the Latin and Protestant Churches on the Sunday next following Pentecost, or Whitsuntide, of which, originally, it was

merely an Octave.

#### JUNE.

24. St. Juhn the Baptist.-The reformed Church holds a festival on this day, in commemoration of the " Nativity of at, John the Baptist."

29 St. Peter the Apostle,-The Fenst of St. Peter was instituted in the year 813, perhaps to celebrate the martyrdom of the Apostic, who suffered at Rome about 64,

#### JULY.

3 Dog-days begin -The Canicular, or Dog days, commence on the 3rd of July, and end on the 11th of August. Common opinion has been accustomed to regard the rising and setting on the 1110 of August. Common opinion has been accustomed to regard the rising and setting with the Sun, or Strius, or the Dog.star, as the cause of excessive heat, and consequent calamities, instead of viewing it as the sign when such effects might be expected. Of this notion, Dr. Hutton says, "the star not only varies in its rising, if every one year as the latitude varies; but is always later and later every year, in all latitudes; so that in time the star may, by the same rule, come to be charged with bringing frost and snow?

26. St. Janes.—This Apostle is called James the Great, to distinguish him from the

other Apostle, who is called the Less.

#### AUGUST.

 Lammas Day — Lammas is one of the four Cross Quarter-days of the year, as they are
now denominated. Whitsuntide was formerly the first of these quarters, Lammas the second,
Martinuas the next, and Candlemas the last; and such partition of the year was once equally
common with the present divisions of Lady-day, Mid summer, Michaelmas, and Christmas. Some
rents are yet payable at these ancient quarterly days in England, and they continue general in
Rectional. Scotland.

24. St. Bartholomew the Apostle. - The proper name of this Apostle was Nathaniel, by which, and not by that of Bartholomew, he is mentioned by St. John. The festival of St. Bartholomew was instituted A. D. 1130.

#### SEPTEMBER.

21. St. Matthew.—This Evangelist's festival is of great antiquity.
29. St. Michael.—This festival was, in the year 487, established in honour of Michael, the reputed Guardian of the Church, under the title of " St. Michael and All Angela."

#### OCTOBER.

18. St. Luke the Evangelist.-The featival held in commemoration of this Evangelist,

was first instituted by the Christian Church in the year 1130.

28. St. Simon and St. Jude, Apostles.—The two Apostles, St. Simon and St. Jude, are jointly commemorated by the Church on this day, as appears to have been the usage from the year 1091, when their feast was arst instituted.

#### NOVEMBER. .

 All Saints.—All Saints, or All Hallows, in the Protestant Church, is a day of general commemoration of all those saints and martyrs, in honour of whom, individually, no particular day has been expressly assigned,

rate of premium, and that discretion will be regulated by the circumstances of each particular case.

Persons assured with this society for the whole term of life, will be entitled to three fourth of the profits, after they shall have made five complete annual payments; in every subsequent year a similar division will take place, the profits being estimated from the average of the five preceding years: thus one year's average profits will be annually divided. Separate tables, both military and civil, have been adopted for the whole of the at reduced rates for such persons as may prefer a lower rate of premium to participation in the general profits.

Premiums are ordinarily payable half yearly, in advance; but policy, holders are at liberty to make arrangements with the society to pay their premiums in one amount, in annual or quarterly payments, or during a given number of years; viz. 5.10, 15, or 20 annual payments. Many persons may wish to avail themselves of a present season of prosperity and adopt the latter course, and although their contributions will thus cease with the expiration of the term they may fix upon. their share of the profits will contine to be added to their policies annually during the remainder of life.

An assurer on a policy for whole life having paid premiums in India for a period of not less than five years, shall on returning to England, be entitled to continue his policy on the payment of the Linglish rates of the society corresponding with the age at which he originally assured.

An assurer on a whole-life-policy on which premiums have been paid in India for a period less than five years, shall be entitled on his return to England to continue the same at English rates in like manner on payment of the Indian rate of premium for one year after arrival in England.

In either case no reference will be had to the state of health of the party, but the

conditions of the assurance will be those of the home policies.

When application is made for assuring a life subject to more than ordinary hazard an augmented premium will be charged proportioned to the increased risk, which will be regulated by the strictest attention to justice between the society and the assured, according to the circumstances of the case.

The parent institution being in London with a establishment in Calcutta for granting policies, premiums, as well as claims, are payable in either country at the entire option of the policy-holder. The establishment of sub-Agencies at Madras and Bombay, under the management of the Calcutta branch, affords similar facilities to persons residing at either of the sister presidencies.

Where the application for assurance makes no mention of the date from which the assurance is desired to take effect, the policy will be issued on the date of the approval of the risk by the' Directors; no assurance to be binding on the society until the first premium shall have been actually paid to the agents.

Every proposal for assurance will be immediately attended to, and the assurance

completed generally within a few days after the application is made.

The accounts of this society, after being investigated by auditors, chosen as well by the assured as by the proprietors, will be laid before a general meeting to be convened for that purpose: in like manner the accounts of the parent society will be regularly transmitted to India for the same purpose, - the India branch enjoying . reciprocal advantages with the parent society.

All policies becoming claims on the society will be discharged within 3 months after proof of the assurer's death has been furnished to the Directors, either in Lon-

don or Calcutta.

The Directors of the India branch of the society are empowered, after a lapse of any number of years, to treat for the purchase of policies, or to advance if required on any policy by way of loan two-thirds of its estimated value, and also to appropriate the profits at the option of the assured in the augmentation of the amount of pollcies in diminution of the annual premiums, or in permitting them to accumulate till all further payment of premiums becomes unnecessary.

All applications for assurance must be accompanied by a medical fee of 8 Rs-The tables, blank forms, and other particulars requisite to enable persons to effect assurances, may be had on application to the agents.

By order of the Directors. BAGSHAW AND CO, Agents and Secretaries.

#### TABLE No. I, CIVIL SERVICE.

Annual Promiums required for the Assurance of 1000 Rs. for periods from One to Seven years, and for the Whele of Lafe, on the Lives of Persons in the H-C. Civil Service, and others not exposed to the hazards of Military and Mactine Occupations, arthur participation in the Profits of the Society, or Reduction of premium on clum to Europe.

fits of the		r Kennetio	a or premi		111 10 13410			
Age.	1 year.	2 years.	3 years.	d years.	6 years	6 years.	7 years	whole life.
18	26	26	27	27	28	28	28	37
19	27	27	27	27	28	28	29	38
20	27	27	27	28	28	29	29	38
21	27	27	28	28	29	29	30	39
22	28	28	29	29	30	30	30	39
23	28	29	29	29	30	30	31	40
24	29	29	30	30	31	31	32	40
25	29	30	30	30	31	31	32	41
26	30	30	31	31	32	32	33	41
27	31	31	32	32	33	33	34	42
28	32	32	33	33	34	34	34	42
29	33	33	34	34	34	34	35	43
30	33	33	34	34	35	35	36	43
31		34	35	35	36	36	36	44
32	34	35	36	36	36	37	37	4.5
33	35	35	36	36	37	37	37	46
34	35	36		37	37	38	33	47
35	35	37	36	37	38	38	38	48-
36	37		37	38	38	39	39	49
37	37	37 38	37 38	38	39	39	39	50
38	38	38	39	39	39	39	39	51
39	38	39	39	39	40	40	40	52
40	38	39	40	40	40	40	41	53
41	39	39	40	40	41	41	42	54
42	39	40	40	41	41	42	43	56
43	39	41	42	42	43	43	44	57
44		42	43	43	43	• 44	45	58
45	42	43	43	44	44	46	47	59
46	43	43	44	44	45	46	48	60
47	43	44	45	46	47	48	49	62
48	45	45	1 46	47	48	49	50	63
49	46	47	48	48	49	50	52	65
50	47	48	49	50	50	51	53	67
51	49	49	50	51	52	53	55	68
52	50	51	52	53	54	55	56	71
53	52	53	54	55	55	57	58	73
54	53	54	55	56	57	58	59	76
55	55	56	56	58	59	59	60	78
56	56	57	58	59	60	61	62	80
• 57	57	59	GO	61	62	63	65	83
58	59	60	62	63	64	65	67	86
59	61	62	63	65	67	69	70	89
60	63	64	65	67	70	72	74	93
61	65	66	68	70	73	76	79	97
62	68	69	71	74	77	82	87	102
63	72	74	76	79	82	88	95	106
· 64	77	79	82	85	1 88	96	104	112
65	83	86	90	93	96	104	j ii3	118
66	90	86 94	98	101	96 103	113	123	125
67	98	102	107	110	113	122	133	132
68	107	112	116	119	121	122 131	142	140
69	116	121	126	129	131	142	152	149
70	125	130	126 135	139	142	152	162	158
							•	

Premiums are received in half yearly payments for the convenience of the satured, but in case of lapse the full premium of the current year will be charged.

TABLE No. 2, MILITARY AND NAVAL.

Annual Premiums required for the Assurance of 1000 Ref. for periods from One to Sever Years, and for the Whole term of Life, on the Lives of Persons exposed to the hazards of Mill tary and Maritime occupations, without participation in the Profitsof the Society, or Reduction of Premium on return to Europe.

or a rem	I WILL ON TEL	urn to Eur	ope.					
Age.	I year.	2 years.	3 years.	4 years.	5 years.	6 years.	7 years.	whole life.
18	31	31	31	32	32	33	33	40
19	32	32	32	33	33	34	34	41
20	32	33	33	34	34	35	35	42
21	33	34	34	34	34	35	35	43
22	34	34	34	35	35	36	36	44
23	34	35	35	36	36	37	37	44
24	35	35	35	36	36	37	37	45
25	35	36	36	37	37	38	38	46
26 27	36	37	37 37	38	38	39	39	46
28	36	37	38	38	38	39	39	47
29	37   38	38	39	39	39 40	40 41	40	48
30	39	39 39	39	40	41	42	41 42	49
31	39	40	41	40 41	42	43	43	<b>4</b> 9 50
32	40	41	42	42	42	44	43	50 50
33	41	42	43	43	44	45	45	51
34	42	43	44	44	45	45	46	52
35	43	44	45	45	46	46	47	52
36	44	45	45	46	46	47	47	53
37	45	46	46	47	47	48	48	54
38	46	47	47	47	48	48	49	55
39	47	48	48	48	49	49	50	56
40	48	48	49	49	50	50	50	57
41	49	49	49	50	50	51	51	58
42	49	<b>5</b> 0	50	51	51	52	52	59
43	50	50	51	51	52	52	53	60
44	51	51 •	51	52	53	53	54	61
45	52	52	52	53	53	54	55	62
46	53	53	.53	54	54	55	55	63
47	53	54	54	55	55	56	56	65
48	54	55	55	56	<b>5</b> 6	57	57	66
49	55	56	56 57	57	57	58	59	67
50 51	56	57	58	58	58 60	59 60	60	69
	57	58	59	59		62	61	71
52 53	58 60	59 60	61	60	61 62	63	62 64	73
54	61	61	62	61 63	64	64	65	75 77
55	62	63	63	64	65	66	66	80
56	63	64	65	66	66	67	68	82
57	65	66	66	67	68	69	70	85
58	66	67	68	69	70	71	72	88
59	67	68	69	71	72	74	75	91
60	69	70	71	73	75	77	79	95
61	71	72	73	75	78	81	84	099
62 63	74	75	76	79	82	86	91	103
63	77	79	81	84	86	93	99	108
64	82	85	87	90	92	100	108	113
65	88	91	94	97	100	108	117	120
66	95	99	102	105	107	317	127	126 133
67	102	107 115	111	113	115	126	136	133
68	111	115	120	122	124	135	145	141
69	120	124	129	131	134	I45	155	149
70	129	134	138	142	145	156	164	159
-N-17	D			16		an fam also		

Premium are received in half yearly payments for the couvenience of t assured, but in case of lapse the full premium of the current year will be charged.

INSTRUCTIONS TO PERSONS DESIROUS OF EFFECTING AN ASSURANCE ON THEIR LIVES IN THE UNIVERSAL ASSURANCE SOCIETY.

- 1.—The person on whose life the assurance is to be effected must wait on his usual medical attendant with the accompanying letters, and transmit the same to the Directors of the seciety agreeably to the instructions given.
- 2.—In case of the absence of the usual medical attendant, and the certifying surgeon cannot of his own knowledge answer the queries put to him as to the general habits of the person applying for assurance, such other certificate or certificates may be furnished as may be presumed calculated to satisfy Directors.

3.—The report of the surgeon will be considered as strictly confidential. The official medical adviser of the society will alone be consulted when the advisableness

of any risk admits of doubt.

- 4.—An affidavit, of which the form is annexed, must be taken before a Magistrate, or, where there is no Magistrate, before the principl civil or military officeer of the station, or a solemn declaration according to the same form must be made before either of the Directors or the Agents of the Society in Calcutta, Madras or Bombay, as soon as possible after the party has appeared before the surgeon for examination.
- 5.—Applicants being conscious of any of the diseases enumerated in the declaration and affidavit, may note the same, that the Directors may consider whether an additional premium will cover the additional risk.
- 6.—Should the Directors agree to take a risk more or less objectionable, a rate of premium higher than ordinary will be stipulated for accordingly, to which the applicant may of course assent or not, as he may judge expedient. But whether a risk be altogether declined, or a rate of premium higher than the ordinary be proposed, the officers of the society are prohibited from offering any explanations on the subject.
- 7.—These instructions, with the declaration of the medical reporter, and the affidavit or declaration hereunto annexed, must, when duly attested, be forwarded along with the report, without any unnecessary delay, to the Directors of the society.

BAGSHAW AND CO, Agents and Secretaries.

N. B.—Persons residing in or near Calcutta are also required to appear before the medical officer of the society, Dr. Alexander Garden.

#### CONDITIONS.

- I.—The payment of premiums must be made within twenty-eight days after the day they shall be come due, or the policy will be void: but, upon proof being given, to the satisfaction of the Managing Committee or Directors, that the party whose life has been assured continues in good health, the policy may be revived at any period within three months, on payment of a fine of one-half per cent. on the sum assured, or at any period within six months, on the payment of such fine as the Directors may think reasonable.
- 2. Assurances shall be void if the parties whose lives have been assured shall without having obtained the previous written consent of the Managing Committee or Directors for the time being, go to any of the excepted places enumerated below, or enter into, or engage, in any military, maritime or other hazardous service or employment whatever, other than their declared regular professional duties or services, but no additional premium will be demanded from any assurer proceeding on public duty in obedience to the orders of his superiors to any of the excepted places.
- 3. If the assured shall die by duelling, by their own hands, or by the hands of justice, this policy shall become void so far as respects such persons; but, in such cases, the Managing Committee or Directors are empowed to allow to the respresentatives of the person so dying, any part of the sum assured as they shall think fit; the assurance, however, shall remain in force so far as any other person or

persons shall have acquired a bona-fide interest therein, by assignment, or by legal or equitable lien; the extent of such interest to be proved to the satisfaction of the Difectors.

4.—Where the application for assurance makes no mention of the date from which the assurance is desired to take effect, the policy will be issued the date of approval of the risk by the Directors. No assurance to be binding on the society until and unless the first premium shall have been actually paid to the agents.

5.—In case of lapse of life within the first six months of any year of the time covered by the policy, the premium for the following six months if not already paid will be deducted from the sum assured, it being agreed that premium for the

whole of every year shall in all cases be paid.

6.-Claimants must make proof of the decease of the person on whose life the policy is effected, and give such other information respecting the same, (particularly as to the disease or other ccasion of death,) as the Directors may reasonably

7.— No receipts are to be taken for any premium of assurance or deposit, but such as are printed and issued from the office, and signed by the agents of the

society.
8.—The places excepted, and above referred to, are declared to be Arracan, the Soonderbuns of Bengal, Assam, and all places subject to periodical visitations of the plague. Upon the lives of persons insured, resorting to any of the above excepted places, additional premium will be demandable at the discretion of the Managing Committee or Directors.

#### MESSRS, BAGSHAW AND CO.

Agents Universal Life Assurance Society.

GENTLEMEN.

I beg you will lay before the Directors of the Universal Assurance Society the accompanying certificates and affidavit of health, with a request that they will on\* life grant a policy according to table No. fort

for the sum of fort

Gentlemen, your obedient servant,

#### OPEN DECLARATION, TO BE SIGNED BY THE MEDICAL REPORTER.

I do hereby certify, that

has presented himself to me for medical examination; and that having minutely enquired accordingly into all matters especting his health, constitution, whether hereditary or otherwise, and his general habits, I have, in my report of this date, fully and faithfully stated the result thereof, and of my own knowledge and observation during an accquaintance of

Dated at

this

Surgeon.

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Insert whether for one, three, five, seven years, or whole of life.

Insert for whose benefit-

The name to be inserted by the medical officer.

Insert whether on own life or that of another.

Ilere the Surgeon should insert his name and official designation,

# DECLARATION, &c.

UNIVER	SAL THE ASSURANCE SOCIEY.	
Name and residence of party Insuring.		
Profession occupation or trade.		
Where born, date of birth and age, next birth-day.		,
Sum to be assured.		
Medical seference to the par ty's ordinary medical at tendant.		** *
Further reference if required		
Sworn to, and signed at this ay of before me.	I do hereby make oath and solemnly declare ding to the best of my knowledge and beli in good health, and have had the small pox, and have not laboured under insanit ture, gout, or di-ease of the lungs, or suffe organic disease or infirmity, whereby my has been seriously impaired, that my a exceed years that I years or thereabouts in Indihave fully and faithfully answered all su as have been put to me by the above not my habits, constitution and general statistically willful concealment or reservation and I hereby covenant and agree, that i averment be contained herein, or if any oparticulars set forth in the schedule he written be not truly stated, all monies have been paid upon account of the assura consequence hereof shall be forfeited, at ance itself be absolutely null and void.	of I am now pox, or cow y, fits, rup- red by other constitution ge does no have passed a, and that I ch questions med relative of health, of any kind f any untrue f the facts or rein above which shall nce made in

# LETTER TO BE ADDRESSED BY THE PERSON REQUIRING THE ASSURANCE TO HIS USUAL MEDICAL ATTENDANT.

SIR,

I request you will fill up the annexed medical reference from the Universal Assurance Society, according to the requisition contained therein, attesting it with your signature, and returning it to me scaled, to be forwarded to the society.

I am, Sir, your obedient servant,

day of 183

N. B.—The above letter must be addressed to the usual medical attendant of the person whose life is to be assured and signed by the applicant.

#### MEDICAL REFERENCE.

Universal Assurance Office, Calcutta.

Sin,

An assurance having been proposed to be effected with the Universal Life Assurance Society, on the life of and reference made to you, to ascertain the present and general state of health, and manner of living of the said party, we have to beg the favor of your answering the annoxed questions, for the information of the Directors, which shall be considered strictly private and confidential.

Thaving inserted your answers to the several questions, we have further to request that you will offer any further observations you may consider necessary, and seal

and deliver the same to be forwarded to us.

We are, Sir, you most obedient servants,

BAGSAAW AND CO., Agents.

- 1. How long have you known?
- 2. Have you been in the habit of seeing him frequently?
- 3. Have you attended him in a medical capacity?
- 4. When did you see him last?
- 5. Is he of sedentary habits, or used to exercise?
- 6. Is he of sober and temperate habits?
- 7. Is he to your knowledge liable by hereditary disposition to any particular disease?
- 8. If as he to the best of your knowledge, information, or belief, at any time been afflicted with insanity, fits, rupture, gout, asthma, spitting of blood, habitual cough, scrofula or other disease of the lungs, dropsy, vertigo, palsy, or organic disease or infirmity, whereby his constitution has been seriously impaired?
  - 9. Have you minutely questioned him on all the points contained in the foregoing queries?
- 10. On the whole do you believe after a careful examination of him and his own solemn declaration made to you, that he now possesses an unimpaired and healthy constitution, and that his life is eligible for assurance?

Dated at this Surgeon.

# INDIAN RATES OF THE UNIVERSAL LIFE ASSURANCE SOCIETY.

#### TABLE NO. 3, CIVIL SERVICE.

Annual Premiums required for the Assurance of 1000 Rs. for the whole of life, on the lives of persons in the H. C. Civil Service and others not exposed to the hazards of Military or Maritime occupations, which will entitle the assured or his assigns after five complete Annual payments shall have been made to a participation in three-fourths of the profits, and other advantages on return to Europe, as detailed in the prospectus of the society.

Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.
18	41	26	46	34	52	42	62	50	74	58	96	66	139
19	42	27	46	35	53	43	63	51	76	59	99	67	147
20	42	28	47	36	54	44	65	52	79	60	103	68	156
21	43	29	48	37	55	4.5	66	53	81	61	108	69	165
22	43	30	48	38	56	46	67	54	84	62	113	70	170
23	44	31	49	39	58	47	69	55	87	63	118	1	(
24	44	32	50	40	59	48	70	56	89	64	124	1	1
25	45	33	51	41	60	49	72	57	92	65	131	1	1

#### TABLE NO. 4. MILITARY AND NAVAL.

Annual premiums required for the Assurance of 1000 Res for the whole term of of hie, on the lives of persons exposed to the hazards of Military and Maritime occupations, which will entitle the Assured or his assigns after five complete Annua-payments shall have been made to a participation in three-fourths of the profits, and other advantages on return to Europe, as detailed in the prospectus of the society.

Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.	Age.	Premium.
.18	45	26	51	34	58	42	65	50	77	58	98	66	140
19	46	27	52	35	58	43	66	51	79	59	101	67	148
20	47	28	53	36	59	44	68	52	81	60	105	68	157
21	48	29	54	37	60	45	69	53	83	61	110	69	166
22	49	30	54	38	61	46	70	54	86	62	115	70	177
23	49	31	55	39	62	47	72	55	89	63	120	1	ı
24	50	32	56	40	63	1 48	73	56	91	64	126	į.	l
25	51	33	57	41	64	49	75	57	94	65	133	<u> </u>	<u> </u>

Premiums are received in half yearly payments for the convenience of the assured, but in case of lapse the full of premium the current year will be charged.

# ENGLII IS RATES OF THE UNIVERSAL LIFE ASSURANCE SOCIETY.

Table shewing the Annual premium for assuring £100 for the whole of life.

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This Table is inserted as a guide to persons assured in India, under Tables No. 3 & 4.

#### UNIVERSAL LIFE ASSURANCE SOCIETY.

The agents in submitting the annexed short sketch of the society with the revised rules and rates, and accompanying blank forms, invite the active co-operation of the Proprietors and Policy holders, in promoting to the utmost the business of the society, by extending a knowledge of its beneficial nature and its advantages, aiding as it will so materially the interests of all concerned.

For the convenience of parties who have no agents in Calcutta, Messrs. Bagshaw and Co. will be happy to undertake the whole of the details connected with an Assurance in this society, free of all charge, provided they are punctually kept in funds

to meet subscriptions and contingent expenses as they fall due.

# Bengal Sabing's Bank.

FORT WILLIAM, FINANCIAL DEPARTMENT, THE 7TH OCT. 1833. The Right Honorable the Governor General in Council, directs that the following rules of a Saving's Bank, established in Calcutta under the guarantee and responsibility of Government, be published for general informatian :-

 The bank to be denominated "The Government Saving's Bank."
 All classes, British and Native, may invest their savings in the Government Saving's Bank.

The return of the exact, sum deposited, together with the interest due thereon at the undermentioned rate, is secured to the depositor under guarantee of the Su-

preme Government.

- 4. The general direction and control of the bank shall be vested in a Committeof Management, consisting of covenanted civil and military officers of the Governe ment, and other persons, to be nominated by the Governor General in Council. The committee shall meet at such stated periods as may be necessary for the due and efficient control of the proceedings of the bank.
- 5. The Government agents are charged with the immediate superintendence and execution of all details connected with the bank. They will also be ex-office members of the Committee of Management. The third Government agent will beex-officio Secretary to the bank.
- 6. A register of deposits will be kept, and generally such other accounts as may be determined on, and approved of, by the Managing Committee.

Any sum not less than one rupee will be received in deposit.

Whenever the sum deposited by any one individual shall amount to 50 J rupees, the same will be transferred from the bank and subscribed on account of the depositors to the four per cent. Government loan, until further notice, unless an intimation of its withdrawal, or the withdrawal of a portion of it be given by the depositor within one month after it has reached that amount.

9. Interest at 4 per cent. per an num will be allowed on deposits until further notice.

10. Interest will be calculated on a deposit from the first day of the month succeeding that, in which it shall be received; and up to the last day of the month proceeding that, in which it shall be withdrawn. No interest will be allowed for broken periods of a month, nor calculated on fractional parts of a rupee.

The Government reserves to itself the power of lowering or raising the rate of interest, such alteration not to effect deposits above 500 rupees previously invested in public securities, and due notice to be given in the Calcutta Gazette of the intersion of Government six months before the alteration shall take effect.

12. All deposits will be regularly entered in a book at the time they are made , and the depositor of the deposit made at the presidency, will be furnished with a small book having a duplicate of the entry. This book is to be brought to the bank whenever any Lum is deposited or withdrawn. The account thus kept will be closed on the 30th April of every year, and the balance of interest due at that period will be paid to the depositor, or carried to account, thence forward to accumulate at compound yearly interest, until it shall amount to 500 rupees, when

the same will be transferred from the accounts of the bank, and subscribed on account of the depositor to the Government 4 per cent. loan as per Rule 8, unless notice of withdrawal be given within one month as above, or unless the rate of in-

terest be altered as provided for in rule 11.

13. No person will be allowed to deposit money, in trust, for any other persor or persons; provided, however, that the rule shall not be construed to prohibit individuals resident out of Calcutta, who cannot attend personally, from making their deposits by any other responsible person; or parents from making deposits or behalf and on account of their children, or females, who according to the manner and customs of the country do not usually make their appearance in public, from making such deposits by the hands of other persons.

14. No sum deposited to be transferrable excepting on the personal application of the depositor, supported by written sanction. When peculiar circumstance render a deviation from this rule necessary, the case shall be submitted to the

Committee of Management for their sanction.

15. No person will be allowed to deposit any money without making known his or her name together with his or her profession, business, occupation, calling and residence. A duplicate of this description will be entered in each depositor book, to be produced whenever any sum is afterwards deposited or withdrawn.

16. Depositors will be at liberty at any time to withdraw any sums, or portion of sums deposited by them, receiving interest calculated up to the end of the mont

preceding that in which the withdrawal is made.

- 17. As a general rule, deposits, with the interest due thereon, will be re-paid the depositors personally in all practicable cases. In the case of individuals unable to attend in person, the Secretary will exercise his discretion in regard to re-payment of deposits to responsible persons duly authorized by such absences to receive the same.
- 18. Military officers and soldiers, European and Native, will be allowed to it vest their savings in the Government Saving's Bauk, through the Pay-masters a corps or divisions, and Pay-masters are hereby authorized to receive subscription to the bank, or to deduct mouthly from their abstracts, such sums as the partic within their circle of payment may be desirous of depositing, not being less than on rupee, nor more than five hundred rupees.
- 19. The deposits referred to, in the preceding rule, are to be brought to the credit of subscribers on the last day of the mouth, in which the payment or deduction is made; and rules 16 and 17, respecting the withdrawal of deposits, be parties subscribing through Pay-masters, will be carried into effect under instruction which will be furnished to the Pay-masters by the Accountant to the Military Department.

20. In case of the death of the depositor, the sum at his credit will be paid to h or her Executor, or Assigns: or in case of no will, according to the law on th

head, or the regulations of the service, if the deceased be Military.

21. In case of any difference between the Secretary of the bank, and any depositor, it shall be referred for the decision of the Committee of Management.

22. A general statement of the funds of the bank shall be annually made or to the 30th April, after the 1st May. The same to be submitted for the informatic

of Government, and published in the Calcutta Gazette.

23. The bank to be open daily, Sundays and holidays excepted, and all be lance above five hundred rupees, to be paid over at the close of each day's preceding by the Secretary into the General Treasury, where an account with the bank will be opened and kept.

The following Gentlemen have been appointed a Committee of Management, Charles Morley, Esq.

J. A. Dorin, Esq.

Adjutant General of the Army.

Adjutant General of His Majesty's Forces.

Senior Officers of the King's Troops in Fort William.

Town Major.

Theodore Dickens, Esq.
C. E. Trevelyan, Esq.
Captain Henderson.

Dwarkanauth Tagore.

Ausootosh Day.

Ranhamadub Banerjea.

Ram Countl Sein.

Russomoy Dutt.

Cassy Prosaud Ghose.

The Government Saving's Bank will commence business on the 1st proximo.

Published by order of the Right Honorable the Governor General in Council,

G. A. BUSHBY, Offg. Secy. to the Gost.

# Rules of the Calcutta Public Library,

No. 12, Esplanade Row.

The property of the library is vested in trustees for the benefit the share-holders, and the following payments constitute persons, proprietors, and subscribers.

The payment of 300 Sa. Rs. in one payment or in three payments of 100 Rs. each, 100 being paid down, and the remaining 200 Rs. in two equal instalments at a and 12 months, shall constitute parties proprietors of the library, and entitle there to all the privileges of the 1st class subscribers.

First class subscribers pay an entrance see of 20 Rs. and a subscription of 6 Rs. for every month subsequent to the first, or 8 Co.'s Rs. a month without entrance.

Second class subscribers pay an entrance fee of 16 Rs. and a subscription of 4 Rs. for every month subsequent to the first, or 6 Co.'s Rs. a month without east trance.

Third class subscribers pay an entrance fee of 6 Rs. and a subscription of 2 Rs. for every mouth subsequent to the first.

Any subscriber is at liberty at any time to become a proprietor upon making upon his contributions to the sum of 320 Sa. Rs. with interest at the rate of 5 per creating per annum, from the time of commencing his subscription.

· Subscriptions are collected in advance monthly.

Subscribers who choose to pay a year's subscription in advance, are allowed a deduction of 10 per cent. on such advance.

No subscriber failing for one month to pay his subscription is allowed to make use of the library, until he receives permission to do so from the curators.

... Subscriptions are not received for broken parts of a month, and they are held to run as from the 1st of the month in which they are enrolled.

Proprietors shall not have more than ten shares each.

All shares are transferable on payment by the purchaser of a fine of 100 Re, per each share transferred, and this, whether he be already a proprietor or not.

Persons who have not paid up the full amount which entitles them to a share are not allowed to transfer such anticipated share.

Subscribers quitting Calcutts without communicating in writing to the curators their intention, are required to pay their subscriptions dufil such intention is so communicated by them; and, failing so to pay, shall cease to be subscribers, and shall not be re-admitted without special reference to the curators.

# RULES OF THE CALCUITA PUBLIC LIBRARY. [APPENDIX.

The shares of proprietors who leave India or die, which are not claimed, and the elaimed? title thereto, duly recognised by the curators within five years from the time of such death or departure, shall, at the expiry of such five years, revert to the library.

In the event of any proprietor who has not claimed his share returning to India attains the after another years, the curators shall have power to restore to him this effect.

Proprietors and subscribers are convened annually for the examination of acceptant, and for general business:

Accounts are made up yearly, and are au outed and approved by the curators, and submitted to the yearly meeting of proprietors and subscribers.

Upon all pecuniary questions each share shall have one vote; on all other matter sach proprietor to have only one vote. And upon all such other matters, sach subscriber of the 1st class and of one year's standing, shall have a vote.

The turators have power to issue to poor students and others tickets of admission in the library, for such periods as may be thought advisable; such tickets not to the transferable.

The present rules of the institution can only be altered at the general annual seedings, or at a special meeting called for that purpose by public advertisement, in some one or more of the daily newspapers in Calcutta, with not less than seven days motion, and in which is expressed the object of the proposed alteration.

It is open to the curators to call a special meeting at any time that they may think fit; giving such notice as provided in the last sule, and they are bound to open in the last sule, and they are bound to open in the last sule, and they are bound to open in the last subscribers of the last class of one year's standing, expressing the object for which the requisitionists desire with meeting, and it notice of such meeting is not given by the curators within one for high to the receipt of such requisition, any three proprietors may call the same, giving not less than seven days' notice thereof.

Paules for the circulation of Books among Proprietors and Subscribers.

Rule 1st.—None of the books belonging to Fort William College library, shall be allowed to circulate without special leave obtained from the curators.

Rule 2d.—The curators shall have power to withdraw from circulation, and also to prohibit without special leave abtained from them, the circulation of any book to their discretion.

Rule 3d.—All other books in the library shall be allowed to circulate among proprietors, and lat and 2d class subscribers.

Rule 4th.—No book shall be allowed to circulate until it shall have remained in the library one week from the date of receipt, except novels, tales and periodicals, intended for circulation. These may be put into circulation after two days from the date of receipt.

## minist) RULES OF THE CALCULATION PUBLIS LIERARIA

Rule 5th.—No person shall be shiftled to take any hooks out sof the until he shall have discharged all claims, against him on bahalf of the life.

Rule 6th.—The library shall be daily open (Sundays and the space, days immediately preceding the annual meeting of progretors and the space, seek year only excepted) from S.A. M. till 6 P. M.

Rius 7th.—Any proprietor or 1st and 2d class subscribers making and have delivered to him or to his written order books from the library it has been saitable beg or box for the secure conveyance of sait house.

Rule 8th.—No proprietors or lat class subscribers shall be entitled in the off-the-filtrary et any one time more than two sets of works and one period with any 21 class subscriber more than one set of works and one period the curators.

Reil 9th.—Any works comprised in one volume and in general the the second author or set of suthors published together, shall be accounted a set a provided, that in voluminous works the curators shall have power in the second to limit the number of volumes which shall be taken out at any one time.

Rule 10th.—All works as received shall be entered in the library that the titles thereof shall be conspicuously notified in the public room.

Rule 11th —All new works shall also as received be entered in a secretic entitled a privilege-book, and such works shall be issuable to proppletting the subscribers who put their names under the respective entries according to the entered in which they put down their respective names, provided, that proprieter is class subscribers who put down their names within a month of the date of the sease of such new work shall be allowed to take out such new work shall be allowed to take out such new make their respectives are entitled to take out of the date of the first one set of books other than new publications or periodicals.

Rule 12th.—The person next in succession for such new work who does apply for it one day after it has been returned to the library, shall be considered at himself the turn, and the first applicant on the limitafter him shall then been upon the limitafter him shall then been upon the limitafter him shall then been upon the limitafter himself then been upon the limitafter himself the limitafter himself then been upon the limitafter himself then been upon the limitafter himself the limitafter himself then been upon the limitafter himself the limita

Rady 13th.—Any person taking out books shall be entitled to keep their following periods inclusive of the day of delivery:

Periodicals,	6 Monthly,	2 days.
New works	Vol. dio.	2 days.

Any person shall be entitled in hede other works for double the above their unit pan day. here he has reserved hours, on the part of the curators to re-

which the librarius thall pay a finance librarius and release so the librarius thall pay a finance librarius to act of the librarius thall pay a finance librarius to act of the librarius to the librarius to be a librarius to be

Rule 15th.—Any person not returning one book within the times limited by the library rules, shall pay a fine to be determined by the curators not exceeding one rupes per volume for each day of such undue detention.

Rule 16th.—Any book found in return to the library damaged, shall be with-drawn from circulation until examined by the curators, and the particular imperfection shall be notified in a conspicuous part of the book before it is re-issuable and the person in whose custody such book was when such damage occurred, shall be answerable to the curators for such some as they may determine to be necessary to repair the same.

Rule: 17th.—When any fine has been meatred by any person who has taken out books, notice thereof shall be given to him by the librarian, and if not paid, the fine shall be deducted from his deposit, and no books be issued to him until his deposit be completed.

Rule 18th. That the printed catalogues be sold to proprietors, subscribers, and others, at the price of one ruped per copy.

Rule 19th.—That the 'ld ciass subscribers are entitled to have out of the library sone set of old Looks, other than new publications or periodicals.

· Curators .- W. P. GRANT Esq., J. BELL E.Q., DR. JACESON.

Tibrarians .-- W. H. Slacy Esq., Baboo Plant CHAND MITINA.

# vengal HURKARU Press

#### Terms of Subscription.

Names of Papers.	Month.	Quarter*	Year*
¶ BENGAL HURKARU R.	s 8 0 0	20 0 0	64 0 0
+INDIA GAZETTE AND CHRONICLE	, 400	10 0 0	32 0 0
# BENGALHERALD AND LITERARY GAZ. ,	, 200	500	16 0 0
	, 200	6.0.0	16 0 0
BENGAL ARMY GENERAL ORDERS	, 200	5 0 0	16 () 0

\*If paid in advance,

I Two editions are published daily-one morning, the other evening.

- † A ter workly edition, published every Monday, Wednesday and Friday evening.
- 1 A Weekly Journal with which are united the Literary Gazette and the Reformer.
- § Published every Saturday Morning. # Issued as sheets are completed.
- 1. All Subscriptions are payable in advance.
- 2. No subscription is received for less than one month.
- 3. Annual Subscriptions commence on 1st January or any other date the Subscriber may desire. Quarterly and Monthly Subscriptions commence on the first day of the quarter or month.
- Subscribers who do not pay their Bills Yearly or Quarterly in advance, will be charged at the monthly rates.
- Bills are not (on discontinuation) made for broken periods of a month, as they are prepared, and the full amount is due, on the 1st day, in advance.
- Subscriptions are considered to be in force until countermanded, in writing; unless otherwise so specified in writing at the time of subscribing.
- 7. Every Subscriber who is two quarters in arrear, shall receive a formal notice, soliciting payment, which it not attended to, before the expiration of the ensuing (or third) quarter, will be considered sufficient authority for the discontinuation of his Subscription.
- \*\* New spapers cannot, node converteness to the Mofassil or other distant stations, uspecially if it is necessary that they should be postere pand in Calcutta.) unless a year's or quarter's subscription be remitted, on subscribing, or a reference be given for quarterly or annual payment, in advance, including postage when payable in Calcutta.
- 47 The real of reduction his his Proprieture have allowed on Annual and Quarterly subscriptions made them to more that the amount may be tendered on or before the communication of each water or quarter (viz. 1st January, April, July, and October) as, on the first day of each mouth, receipts are made out at to mouthly rate against all Subscribers who have not paid werely or quarterly in advance, and to consions much inconvenience, and frequently mustakes, to a distruction invalidation and after or cancel such receipts.
- N. B. The mere desire to subscribe annually or quarterly, does not entitle the subscriber to the reduced rates, to ensure which it is necessary that payment be actually made in advance.
- \*\*\* Mofussi, Madras, Bombay and other Subscribers who may desire to receive their papers "postage poid" an quested to remit the amount thereof, logely as a minual or quarterly Subscriptions in advance; viz. Subscriptions as above stated—Postage, on the Horkarn, within 100 miles, 10 is per quarter or 10 is per year; on the India Gazetts half these sums; and on the Brigat Herald and other weekly papers, one sixth of the same. Beyond 400 miles the postage in crease ong numper cover.

Total consolidated subscription and postage, if punctually PAID in agreence.

For the daily Hongal Harkara, 30 rs. per quarter or 100 rs. per year, to stations within 400 miles; to stations beyond that distance 35 rs. per quarter or 120 is, per year. For the India Gazette, (ter-weekly edition) 15 rs, per quarter or 50 rs, per year, to stations within 400 miles—to stations beyond that distance 8 rs. per quarter or 60 rs. per year, and for the weekly Bensell Herald and Literary Gazette 6 rs. per quarter or 22 rs. por year, to stations within 400 miles, to stations beyond that distance, per quarter 7 rs. 8 as., or per year 25 rs.

#### THE BENGAL HURKARU

WITH WHICH ARE INCORPORATED

THE INDIA GAZETTE AND BENGAL CHRONICLE,

A DAILY NEWSPAPER.

PRINTED ON AN IMPERIAL SHEET.

Published every Morning and Evening, Sundays Excepted.

The Bengal Hurkaru, the senior journal of India, was established, as a Weekly Newspaper, in January, 1795. It was originally printed on small folio sheets, and published every Tuesday morning, with supplements, as occasion required, during the week: subsequently, the day of its publication was changed to Saturday, and eventually it became a daily Paper.

The first number of the daily Hurkaru (being likewise the first DMLA Paper ever published in India) appeared on the 29th April, 1819, printed on a single-quarto sheet, which was then judged the utmost that could be got up daily at an Indian Press. Very soon, however, a second sheet was considered necessary and means were found to publish it; and on the 1st July, 1821, a third sheet was added, and the materiel upon which it was printed changed from Bengal medium to good Europe royal paper—the first ever used for an Indian Newspaper. Quarto, and even small folio, sheets, having, however, been found, by experience, unsuited to the purposes of a daily paper, on the 1st February, 1824, it was printed on a royal tolio sheet, and so continued until 1st January, 1831, when it assumed its present-imperial size.

The interests and resources of several Calcutta journals have, from time to time, merged in the Bescal Hurkaru, and it received an important accessing on the 1st October, 1831, when the oldest Newspaper in India, with all its stock, having been sold by public auction, was united to the Hurkaru Press.

The Bengal Hurkard is delivered free of expense, every morning, by the peons of the establishment, throughout Calcutta and its environs, including Russapugla, Garden Reach, Seelpore, Howath, Salkea, Cossipore, Dum-Dum Barrackpore, Serampore, Chandernagore, Chinsurah, and Hoogly. A secong edition is despatched by Dawk every evening, bearing postage. Parties desiring to receive their papers "postage paid" are requested to remit the amount of postage, together with their subscriptions, annually or quarterly, in advance

The weight allowed for Newspapers is 34 sicca weight each cover, upon which postage is level at two rates—two annas to stations within 400 miles and three annas to stations exceeding that distance.

Subscription: per month Eight Repress or if paid in advance, pe quarter Twenty Rupees, or per year, Sixty-four Rupees.

Postage, (if required to be post paid) per quarter 10 rs. or per year 40 rs to stations within 400 miles—to stations beyond that distance, 15 rs. per quarte or 60 rs. per year.

Consolidated Subscription and Postage, if paid in advance—thirty rupees per marter or one hundred rupees per annum to stations within 400 miles; to stations beyond that distance thirty-five rupees per quarter or one hundred and twenty rupees per annum.

CALCULTA, OCTOBER 1, 1837.

SAMUEL SMITH & CO.

\*\*\* The Bengat Herkara cannot, under any circumstances, be sent to atvaitation (especially if it is necessary that it should be postage pand in Culcutta,) unly a year's or quarter's subscription be remitted, or a reference be given for quarterly or annual payment, in advance, including postage, when payable in Calcutta.

# THE INDIA GAZETTE

WHICH IS UNITED

#### The Bengal Chronicle

A Ter-Weekly Edition of the Bengal Hurkaru.

This paper is published three times a week (Monday, Wednesday and Friday evenings) and consists of three closely printed domi sheets.

The India Gazette and Christic embraces all the Asiatic and as much of the European intelligence contained in the Hurkaru as its limits (confined by the Post Office Regulations to 3) sicca weight) will permit. Sometimes, when circumstances warrant a deviation from this rule, the number of sheets is increased, but as this occasions additional postage to Subscribers, it is not resorted to except on pressing occasions.

Terms of Subscription: Four Rupees per month, or if paid in advance, Ten Rupees per quarter, or Thirty-two Rupees per year.

Postage, (if required to be post paid) per quarter 5 rs. or per year 20 rs. to stations within 400 miles -to stations beyond that distance, 8 rs. per quarter or 30 rs. per year.

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# NOVEMBER XXX DAYS.



#### Remarkable Days.

- 1 Thursday, ... Mutiny at Barrockpore, 1824. All Saints.
- 2 Friday, .... All Souls.
- 3 Saturday, .. Princess Sophia born, 1777.
- 4 G. ... . King William landed, 1688.
- 5 Monday, ... Gun Powder Plot.
- 6 Tuesday, ... Patna taken.
- 7 Wednesday ...
- 8 Thursday. ..
  - 9 Friday, ....
- 10 Saturday, .. Luther born, 1483.
- 11 6. .... ..
- 12 Monday. ...
- 13 Tuesday, ... Battle of Deig, 1804.
- 14 Wednesday, Leibnits died, 1716.
- 15 Thursday, .. Lacater born, 1741.
- 16 Friday, .... Gustavus Adolphus killed at Lutzen, 1632.
- 17 Saturday, ..
- 18 G. .... ..
- 19 Monday, ... Supreme Court, Sittings Commence.
- 20 Tuesday, ...
- 21 Wednesday, Lord Hawke's Victory, 1759.
- 22 Thursday ...
  - 23 Friday, ....
  - 24 Saturday, .. Laurence Sterne born, 1713.
- 25 G. .... ,,
- 26 Monday, ... Great Storm in England, 1703. British take Nagpore.
- . 27 Tuesday, ...
- 28 Wednesday, . CardinabWolsey died, 1530.
- '29 Thursday, .. Battle of Argaum, 1803.
- 30 Priday, .... St. Andrew.